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WORKS PROGRESS ADMINISTRATION
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RECENT LAWS ENACTED BY STATE LEGISLATURES
RELATING TO

WORKS PROGRESS AND SOCIAL WELFARE

JUL 8 1985

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The laws in this digest are arranged alphabetically by State and under each State according to legislative session. The special sessions of 1936 appear first, followed by the 1937 regular sessions and the 1937 special sessions.

## WPA RESEARCH LIBRARY

## RECENT LAWS ENACTED BY STATE LEGISLATURES RELATING TO WORKS PROGRESS AND SOCIAL WELFARE

September, 1936 - December 31, 1937

For subject index see page 245

January 1, 1938

Alabama S. 80-2 spl.

Simpson. Amends Governor's No. 448, Regular Session, 1935 - an act relating to needy aged. Approved March 4. Governor's No. 143. Amends title of Act - empowers the county governing bodies (the county boards) to provide and make available to the county departments funds in their treasuries for purposes of carrying out provisions of this Act - incorporated municipalities may contribute from funds in their treasuries, funds to the counties in which they are located - county director shall make a report of his findings and recommend award in each case to county board county board shall authorize one of its members to sign the report of its decision on each application - notice of action of county board shall be given applicant in writing by county department appeal may be taken to State Department whose action shall be final - State of Alabama shall quarterly according to rules and regulations prescribed by State Board of Public Welfare, upon requisition of State Department, allocate to each county money provided under this Act - repeals Sections 21, 22 and 23 of said Act.

S. 81-2 spl.

Simpson. Relates to old age pensions.

Approved February 27. Governor's No. 144, Laws 1936.

Repeals an Act entitled "An Act to amend an Act to establish a more humane system for caring for the needy aged in the State of Alabama and the several counties thereof by providing for old age pensions, approved April 21, 1936."

Alabama, contd.
S. 107-2 spl.

Browder. Relates to juvenile courts.

Approved February 24. Governor's No. 135.

Establishes juvenile courts in counties having population, 36,880 to 36,890, inclusive, 1930 Federal Census – judge appointed with \$300 per annum salary paid by county for term of four years by governor from list of three persons submitted by county boards of education and of public welfare – county solicitor services made available – provides for detention of juvenile delinquents and neglected children – provides for protection of said children against disqualification or prejudice on account of judgment or order of said court or any confession, statement, declaration or admission or silence or demeanor of said juveniles.

H. 103-2 spl.

Hill. Provides assistance to needy blind persons.

Approved February 9. Governor's No. 87.

County governing body shall appropriate necessary funds

for blind assistance - blind assistance payable to any person who (1) is blind according to definition of blindness established by State Department (2) has not sufficient income to provide a reasonable subsistence compatible with decency and health (3) has attained age of 16 years (4) has lost eyesight while a resident of State or has resided in State for at least 5 years within 9 years immediately preceding filing of application, the last year of which shall be continuous and immediately preceding such application (5) has resided in and been an inhabitant of county in which application is made for at least one year immediately preceding date of application or has a legal settlement in such county - any person otherwise qualified who has resided in State for 5 years or more within the nine years immediately preceding application and has no legal settlement may file application in county in which he is residing - if assistance is granted it shall be paid entirely from State funds - any person who has resided one year or more in any county shall thereby require a legal settlement (6) is not an inmate of a public or private institution other than one approved by State Department (7) is not in need of continuing institutional care (8) shall not solicit alms - assistance shall not exceed \$30 per month - application for assistance shall be made to County Department of county in which applicant resides - applicant may appeal to State Department whose decision is final - State Department shall administer all funds - County Department shall accept and administer all funds made available to it - funds shall be allocated to the Counties on the basis of three-fourths of the amount estimated by county departments to be needed - allocations shall be made ratably and proportionately - Governor may order use of funds heretofore or hereafter appropriated to Department of Public Welfare if necessary.

Alabama, contd. H. 109-2 spl.

Poole. Relates to cenfederate pensions.

Approved March 2. Governor's No. 187.

Authorizes the quarterly payment from one mill soldiers tax, of \$90 pension to widows of confederate soldiers and sailors of first class and \$60 pension to those of second and third class.

H. 131-2 spl.

Connor. Relates to a Pension and Relief Fund for city employees.

Approved January 26. Governor's No. 24. Creates in each city of the State of Alabama having a population of one hundred thousand or more according to the last or any subsequent Federal Census a Pension and Relief Fund for all employees of such city or their widows - 3% of salary of every employee affected shall be deducted from pay roll each month and paid into Pension and Relief Fund - equivalent amount shall be paid into said Fund each month from general fund of such city - creates a Board of Managers of 3 members for management and distribution of fund - disability benefits payable monthly after five consecutive years of service at rate of 40% of monthly salary - waiting period sixty days - retirement benefits payable after employee has reached age of sixty years and shall have been in the service of such city for 15 consecutive years or more or for 25 years or more, the last five of which being consecutive, at rate of 40% of average monthly salary for fiscal year in which he received the largest salary during the five year period next preceding his retirement, plus one and cne-half per cent of each year he has been in the service of such city after effective date of Act-provided, no pension shall exceed following schedule: (1) if average monthly salary is \$200 or less, pension shall not exceed fifty per cent of monthly salary (2) average salary is over \$200 but not over \$350, forty-five per cent (3) average salary over \$350 and not over \$450, forty per cent (4) average monthly salary over \$450, forty per cent of \$450 - waiting period two years - widow of employee so long as she remains unmarried is entitled to monthly pension of 50% of pension her husband was receiving provides for return of contributions should employee voluntarily retire or become discharged - no portion of Pension and Relief Fund shall be subject to any ëtate or municipal tax - Act effective on and after first day of September, 1937.

Alabama, contd. H. 184-2 spl.

Hill. Relates to Public Welfare Appropriations. Approved March 1. Governor's No. 170, Laws 1936. Appropriates \$250,000 for remainder of fiscal year ending September 30, 1937 and annually thereafter an additional sum of \$350,000 to the State Department of Welfare to be expended by said department with approval of Governor to aid the needy aged, needy dependent and neglected children, and the blind and otherwise handicapped needy persons, in pursuance of act creating said state department, Act No. 332, P. 762, General Acts, 1935, approved August 27, 1935 and in accordance with Title I. IV, and X of Federal Social Security Act --- none of funds to be used for administrative expenses of said state department and not more than ten percent of same to be used for county administrative expenses, except for salary and travel expense of County Directors -- Act effective upon approval.

H. 275-2 spl.

Ellis. Relates to unemployment compensation.

Law without approval, February 10. Governor's No. 83.

Amends section 18 (a) of Unemployment Compensation Law, approved September 14, 1935, as amended, April 21, 1936, by providing that if said law be declared unconstitutional so that person required to pay contributions can secure a similar decision, governor shall proclaim the benefit and contribution provisions suspended—commission shall requisition funds to credit of State in unemployment trust fund and refund contributions pro rata within 60 days—after such 60 days powers and duties transferred to Treasurer

H. 373-2 spl.

Ellis. Relates to unemployment compensation. Approved March 1. Gov. No. 184, Laws, 1936. Amends section 2, 5, 6, and 10 of Unemployment Compensation Law, approved September 14, 1935, as amended, April 21, 1936, to clarify the purposes and terminology of Act. Section 2 (r), striking out definition of "week of employment", defines "Base period"; (s), "Benefit Year"; and (t), "Calendar quarter". Section 5 (d) clarifies and defines limits for "Duration of Benefits" and (e) redefines "Part-Time Workers" and enables commission to provide more adequate program for said workers. Section 6 (a) rewrites benefit eligibility conditions with respect to aforesaid definitions of section a. Section 10 (g) language broadened to permit commission freedom in prescribing records to be kept and reports to be made by employers.

Alaska H. 72

Appropriates funds for the expenses of the Territory of Alaska for biennium beginning April 1, 1937 and ending March 31, 1939, and for school years commencing July 1, 1937 and ending June 30, 1938 and commencing July 1, 1938 and ending June 30, 1939.

Approved March 12. Chapter 82. Makes following appropriations:

Biennium ending March 31, 1937

Aged residents	\$400,000
Dependent children	44,000
Mothers' allowance	66,000
Relief of destitution	98,000
Relief of needy & indigent	198,000

Effective from passage and approval.

S. 2 - 1st.spl.

Establishes a Department of Public Welfare.

Approved April 1. Chapter 3.

Creates a Department of Public Welfare to supervise the administration of old age assistance, aid to dependent children and blind persons - establishes within the Department of Public Welfare a Territorial Board of Welfare consisting of Governor and 4 members appointed by Governor, one from each Judicial Division for term of 4 years - Board of Public Welfare shall appoint a Welfare Director for term of 4 years at an annual salary of \$4,000 - Act effective on passage and approval.

S. 4 - 1st. spl.

Amends Chapter XXX, Article III, Sections 1791, 1792, 1793, 1794 and 1795, and Article IV, Sections 1801 and 1802, Compiled Laws of Alaska, 1933, relating to temporary relief of destitution.

Approved April 2. Chapter 5.

Vests the Board of Public Welfare with superintendence of the needy - defines every person without means who is unable to earn a livelihood in consequence of immaturity, sickness or physical infirmity, as an indigent - relatives must support and bury indigents - provides any indigent who has no relatives liable for his support may receive temporary relief not in excess of \$30 per month - legislature may appropriate money for the relief of sick, unfortunate and needy - Board of Public Welfare shall allot money appropriated to several divisions according to their needs but only one-half of money appropriated shall be so allotted for each year of biennium.

Alaska, contd. S. 6-1st. spl.

Provides for old age assistance. Approved April 2. Chapter 2.

Provides assistance to any aged, needy resident of Territory who (1) is a citizen of United States and who has resided in Territory for 5 years during 9 years immediately preceding date of application (2) has attained age of 65 years (3) has made no assignment or transfer of property - maximum allowance shall not exceed \$45 per month.

S. 11 - 1st. spl.

Relates to old-age assistance.

<u>Approved April 2.</u> Chapter 9.

Transfers \$403,000 to Old-Age Assistance Fund and appropriates \$150,000 for support of persons for Old-Age Assistance — effective on passage and approval.

Arizona S. 3-1 spl.

Provides for a system of unemployment compensation. Approved December 3.

Creates an Unemployment Compensation Commission of three members appointed by Governor - covers employers of three or more persons - benefits payable 24 months after contributions are due at rate of 50% of weekly wage with maximum of \$15 and minimum of \$5 or three-fourths of weekly wage, whichever is the lesser - waiting period two weeks - benefits shall be paid each unemployed and eligible individual, with respect to his total or partial unemployment in the ratio of (1) one-fourth of his weekly benefit amount to each uncharged week of employment occurring within the one hundred and four consecutive weeks preceding the first week in any continuous period of unemployment - shall not exceed twelve times his weekly benefit amount (2) in the ratio. of onetwentieth of his weekly benefit amount to each uncharged week of employment occurring within two hundred and sixty consecutive weeks preceding first week in any continuous period of unemployment - contributions by

Arizona contd.
S. 3-1 spl. contd.

employers due January 1, 1936 at rate of nine-tenths of one per centum during 1936, one and eight-tenths per centum during 1937, two and seven-tenths per centum during 1938, 1939, 1940 and after December 31, 1940 percentage based on benefit experience - separate ac-. counts shall be maintained for each employer but all contributions shall be pooled - unemployment compensation fund to have three separate accounts (1) clearing account - refunds may be paid from this account (2) unemployment trust fund account (3) benefit account consists of all moneys requisitioned from this State's account in the unemployment trust fund - commission shall establish an Arizona State employment service division and the unemployment compensation division - commission shall cooperate with Social Security Board - excludes service performed for State, agricultural labor, domesti service in a private home, service performed as an officer or member of the crew of a vessel on navigable waters of United States, service performed by an individual in the employ of his son, daughter, or spouse, and service performed by a child under age of 21 in employ of his father or mother and service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary or educational purposes - Act effective from passage.

H. 1-1 spl.

Wisener. Providing for the validating and confirming of educational institutions bonds.

Approved November 25.

Validates all bonds heretofore issued under the Educationa Institutions Act of 1934 for purpose of financing any work or project, by any educational institution to which any loan or grant has heretofore been made through the federal emergency administrator of public works - Act effective from passage.

H. 10-1 spl.

Batchelder. Imposes a tax on the sale of certain luxuries and amends Section 1, of Article 1, and Sections 1 and 3, of Article 2, Chapter 78, session laws of 1935, regular session.

Approved November 20.

Provides public funds for the relief of the State's unemployed and for Public Welfare Purposes - levies a tax on (1) each sixteen ounces or fraction thereof, of malt extracts, ten cents, except that used in manufacture of bread or for feeding of infants and invalids (2) sealed containers of spirituous liquor containing eight ounces or less, five cents, and for containers containing more than eight ounces, five cents for each eight ounces (3) each

Arizona contd.
H. 10-1 spl. contd.

container of vinous liquor, of which alcoholic content is not greater than 24% by volume, containing sixteen ounces or less, three cents; where content is greater than 24% by volume, containing eight ounces or less, five cents for containers containing more than sixteen ounces, three cents for each sixteen ounces and containers containing more than eight ounces, five cents for each eight ounces (4) each gallon, malt liquor, five cents (5) each twenty cigarettes or fractional part thereof, two cents (6) smoking tobacco, snuff, fine-cut chewing tobacco, cut or granulated tobacco, one cent per ounce or fractional part thereof (7) cavendish, plug, or twist tobacco, one-fourth cent per ounce or fractional part thereof (8) each twenty small cigars weighing not more than three pounds per thousand, two cents (9) all other cigars manufactured to retail at not more than five cents each, one cent on each cigar - provides for stamps to be securely affixed to some visible part of package or container - State Tax Commissioner shall redeem any unused stamps when proof is made to Commission that such articles or substances were exported from State or were not required under law to carry stamps -Act effective from passage.

S. 52

Relates to financing educational institutions. Approved February 27. Chapter 19.

Amends section 12, Chapter 7, Session Laws 1934, 3rd special session, an act relating to educational institutions, to provide that borrowing powers conferred by this act are supplemental to and controlling over other acts with conflicting provisions—time limit for borrowing under this act is extended to May 1, 1937—Effective on passage.

S. 53

Relates to bonds of municipalities.

Approved February 25. Chapter 12.

Amends section 16, Chapter 11, Session Laws 1934, 3rd special session, to provide that bonds issued under this act not debt of municipality and payment of said bonds not enforceable out of funds other than the revenue pledged for payment thereof—termination of act December 31, 1939—Effective on passage.

Arizona contd. S. 55

Relates to borrowing power of municipalities.

Approved February 25. Chapter 14.

Amends section 17, Chapter 8, Session Laws 1934,

3rd special session, to terminate the power of
municipalities to borrow money under this act December 31, 1939—Effective on passage.

S. 59

Relates to borrowing power of municipalities.

Approved February 25. Chapter 15.

Amends section 10, Chapter 9, session laws 1934,

3rd special session, an act relating to bonds of municipalities, to terminate the power of municipalities to borrow money or issue bonds under this act December 31, 1939—Effective on passage.

S. 60

Relates to financing public works. Approved February 27. Chapter 20.

Provides that all bonds (all obligations encumbering specific revenues of state subdivisions) for financing, with assistance of Federal government, public works heretofore issued and now being issued, and all proceedings necessary thereto, by any state subdivision are validated, ratified, approved and confirmed, notwithstanding any lack of power (other than constitutional) of such subdivision of state—act not to be construed as pledging credit of state for payment of said bonds.

H. 40

Shelton et al. Relates to matching federal grants. Approved February 18. Chapter 9.

Appropriates \$155,000 to state fair commission for improvements of state fair grounds with condition that such money be expended only upon W.P.A. or other federal agency furnishing necessary labor--Effective on passage.

H. 45

Sullivan et al. Relates to needy blind.

Approved March 22. Chapter 71.

Provides assistance to any needy blind person who (1) has no vision or whose vision, with correcting classes is so defective as to prevent the performance of ordinary acti ities (2) is 16 years of age or older (3) lost eyesight while a resident of State or shall have resided in State for a period of 5 years during 9 years immediately prece Arizona contd. H. 45 contd.

filing of application for assistance, the last year continuous (4) has not sufficient income to provide a reasonable subsistence (5) is not an inmate of any institution (inmate may make application but assistance shall not begin until he ceases to be an inmate) (6) has not made an assignment or transfer of property (7) is not in need of continuing institutional care (8) shall not solicit alms (9) is not receiving assistance assistance shall not exceed \$30 per month - State Board of Social Security and Welfare shall administer assistance, make rules and regulations and cooperate with Federal Government - written application shall be made to the County Boards of Social Security and Welfare - appeal may be taken to State Board - provides for recovery from recipient - assistance not assignable - funeral expenses not exceeding \$100 may be paid by State Board - establishes in State Treasury an aid to the blind fund consisting of all state funds provided by law and federal grants appropriates all moneys now standing to the credit of the State Board of Public Welfare to the use of the Arizona State Board of Social Security and Welfare effective on passage.

H. 46

Sullivan et al. Relates to aid to dependent children. Approved March 22. Chapter 72.

Provides assistance to any dependent child who (1) has resided in State for one year immediately preceding application; or who was born within State within one year immediately preceding application, and whose mother has resided in State one year immediately preceding birth of child (2) is living in a suitable family home - State Board of Social Security and Welfare shall administer assistance to dependent children, make rules and regulations and cooperate with Federal Government - written application shall be made to County Board of Social Security and Welfare of county in which applicant resides - maximum amount of astistance shall be \$18 for first child and \$12 for each additional child in the same family, each month - appeal may be made to S State Board - establishes in State Treasury an "Aid to Dependent Children Fund" consisting of all state funds provided by law for this purpose and Federal grants - appropriates to use of State Board of Social Security and Welfare all moneys appropriated for and now standing to credit of State Board of Public Welfare effective from passage.

Arizona contd. H. 47

Sullivan et al. Relates to old age assistance.

Approved March 22. Chapter 70.

Provides assistance to any needy person who (1) is 65 years of age or older (2) is a citizen of United States (3) has resided in State for at least 5 years within 9 years immediately preceding application, last year being continuous (4) has not sufficient income to provide a reasonable subsistence (5) is not an inmate of any institution (6) has made no assignment or transfer of property (7) is not in need of continued institutional care (8) does not own real property, other than that used as his residence (9) does not have or own cash or other personal property exceeding \$1000 (10) does not have an annual income in excess of \$360 - amount of assistance shall not exceed \$30 per month - State Board of Social Security and Welfare shall administer the assistance, make rules and regulations and cooperate with Federal Government - written application shall be made to County Boards of Social Security and Volfare appeal may be taken to State Board - provides for recovery from recipient - assistance not transferable - funeral expenses not to exceed \$100 may be allowed if estate of deceased is insufficient to pay same - creates and establishes in State Treasury an old age assistance fund consisting of all State funds and Federal grants appropriates for fiscal year ending June 30, 1937, to old age assistance fund, (1) from moneys in general fund \$236,000 (2) all money received pursuant to provisions of Act (3) for fiscal year ending June 30, 1938 and each fiscal year thereafter, all moneys received pursuant to provisions of this Act and all moneys received from taxes levied for payment of old age assistance - effective from passage.

H. 75

O'Neill. Relates to residence requirement for relief. Approved February 25. Chapter 18.

Requires a continuous residence in state for three years and county for six months immediately preceding date of application for relief - temporary absence from state for one year during three year period shall not affect right of any applicant for relief - does not apply to beneficiaries of Social Security Act.

H. 84

Marks et al. Relates to the Arizona Board of Social Security and Public Welfare.

Approved March 22.

Creates State Department of Security and Welfare consisting of a State Board of Social Security and Welfare, a Commissioner of Social Security and Welfare and other officers - State Board shall consist of five members

Arizona contd. H. 84 contd.

appointed by Governor - State Board shall select a Commissioner who shall serve as the executive and administrative officer of State Department - State Department shall administer all welfare activities of State - creates in State Department a Division of Public Assistance and a Division of Child Welfare - provides a County Board of Social Security and Public Welfare in each county consisting of one member of the board of supervisors and two citizen members appointed by County Board of Supervisors - County Boards shall be under direct supervision and control of State Department - State Board shall receive, hold and administer all funds - all moneys received shall be paid into State Treasury in a State Public Welfare Fund - State Board shall administer Old Age Assistance Act of 1937, the Assistance to Needy Blind Act of 1937 and the Assistance to Dependent Children Act of 1937 - effective on passage.

H. 200

Marks et al. Amends Unemployment Compensation Law. Approved March 24. Chapter 68.

Full-time weekly wage determined as most recent wage rate or 1/13 of wages in quarter of highest earnings during period including next to last completed calendar quarter and such of 7 preceding quarters as commission prescribes duration of benefits changed to whichever is lesser: 14 times weekly benefit amount or 1/6 uncharged wage credit (account credited with not over \$390 per quarter) provides for part-time and seasonal workers - provides disqualification for benefits in case of voluntary leaving - discharge for misconduct amended to make person ineligible for duration of unemployment, instead of stipulated number of weeks - disqualification of misconduct involving moral turpitude or criminal acts deleted - wage qualification of 14 times weekly benefit amount in first 3 of last 4 calendar quarters substituted for employment qualification - provides that all appeal tribunals shall consist of 3 members by deleting provision allowing salaried examiner to act alone contributions remain at .9%, 1936; 1.8%, 1937; 2.7% thereafter - merit rating revised; if reserve equals or exceeds 7.5% but is less than 10%, rate 2%; if reserve 10% or over, rate 1% - new provision for charging of benefits: maximum charged against single employer's account not to exceed 1/6 wages payable to individual during first 8 of last 9 calendar quarters, or \$65 per quarter, whichever is lesser - commission made state agency under Wagner-Peyser Act rather than employment service division - provision for reciprocal benefit arrangements added - section 22 re continuance dependent on Federal validity amended: if governor finds act held invalid or tax credit offset no longer available, he shall proclaim findings and contribution and benefit provisions suspended - withdrawals from Unemployment Trust Fund held awaiting disposition by Legislature effective on passage.

Arizona contd. H.M. 1-1 spl.

Relates to Public Works Administration

Adopted May 20.

Memorializes Congress to continue the functions of the Federal Emergency Administration of Public Works, and authorize appropriations necessary to adequately provide for a continued program of public improvements.

S. 6-2 spl.

Finance and Revenue Committee. Relates to a tax for social security and welfare purposes.

Approved June 26.

Amends Section 2, Article 4, Chapter 78, Regular Session Laws, 1935 - appropriates to State Auditor out of taxes collected under said law, \$3000 per month beginning July 1, 1937, to be used in defraying expenses of State Auditor's office for auditing the claims and accounts of the State Board of Social Security and Welfare - appropriates remaining sums to State Board of Social Security and Welfare, as a continuing appropriation, to be used for purposes of relief - provides that beginning July 1, 1937, there shall be allocated each fiscal year, to and for crippled children services, \$60,000 per annum - effective on passage.

H. 6-2 spl.

Marks et al. Relates to land classification project in cooperation with WPA.

Approved June 19.

Appropriates \$70,000 to State Land Department for purpose of completing project being conducted in cooperation with WPA - provides appropriation shall be continuing until July 1, 1939, at which date any unexpended balance shall revert to general fund - effective on passage.

S. 1-3 spl.

Finance Committee. Provides for hospitalization and medical care of the indigent sick.

Approved August 4.

Returns responsibility for care and hospitalization of indigent sick to county boards of supervisors instead of Social Security Board and authorizes counties to levy tax for same - appropriates out of general fund of State \$85,000 to pay outstanding and unpaid claims against State Board of Social Security and Welfare - effective on passage.

Arizona contd.
S. 3-3 spl.

Finance and Revenue Committee. Makes an appropriation for the State Board of Social Security.

Approved August 3.

Amends Section 15, Chapter 69, Session Laws of 1937, regular session - appropriates to State and County Boards, for 26th fiscal year, \$1000 - expenses of said Boards to be paid from this together with funds made available by Old Age Assistance Act of 1937, Dependent Children's Act of 1937, Needy Blind Act of 1937 and welfare fund - provides such expense shall not exceed 5% of old age assistance fund and 12% of all other funds - effective immediately.

S. 4-3 spl.

Jones et al. Relates to old age pensions. Approved August 2.

Provides that on effective date of this Act, boards of supervisors of several counties shall certify to State Board of Social Security and Welfare a list of all persons who on June 30, 1937, were receiving pensions pursuant to the Old Age Pension Act of 1933 - provides such certification shall serve to qualify all persons certified therein for old age assistance benefits - amount of assistance shall be the amount of the total pension said person was receiving on June 30, 1937 - effective on passage.

H.M. 2-3 spl.

Peterson. Relates to indigent sick.

Adopted August 2.

Requests Congress to amend the Social Security Act to extend provisions for Federal cooperation in case of needy citizens to cover classification known as needy sick.

Arkansas S.C.R. 6

Milum. Relates to aid to dependent children. Approved March 25.

Memorializes Congress to amend Social Security Act to provide for assistance on a fifty-fifty basis to states with approved plans for aid to dependent children and assistance to needy unemployable persons.

H. 33

Cunningham. Relates to providing funds to pay secretaries and other help employed by county welfare boards.

Approved February 23. Act No. 3.

Appropriates for (1) Executive-Secretaries, \$2.50 per day, for each day so employed, provided he or she worked 30 days or more and is not now employed by State Public Welfare Department (2) Clerical helpers, (typists and interviewers) \$1.50 per day, for each day so employed provided he or she has worked 30 days or more, and is not now employed by State Public Welfare Department -

Arkansas contd. H. 33 contd.

claims shall be filed with local County Public Welfare Board, in county where work was performed - appropriates from Public Welfare Fund \$2,000 for execution of Act - effective from passage.

H. 239

Nichols. Creates a State Department of Public Welfare.

Approved February 6. Creates State Department of Public Welfare consisting of a State Board of Public Welfare and a Commissioner of Public Welfare - State Board shall consist of 7 members appointed by Governor for term of 7 years - no member shall serve for more than two consecutive terms - no compensation for services - shall serve as an advisory and policy forming board for State Department - Commissioner of Public Welfare appointed by Governor to serve at Governor's pleasure - salary fixed by Legislature - Commissioner shall serve as executive and administrative officer of State Department and shall be secretary of State Board - State Department shall administer all welfare activities of state - establishes in each county of state a county department of public welfare consisting of a County Board of Public Welfare and a County Director of Public Welfare - with approval of State Department, two or more counties may unite and form a District Department of Public Welfare- County Boards shall consist of 5 members selected by County Judge, County Clerk, Sheriff, County Assessor and County Treasurer - cannot serve more than two consecutive terms -County Welfare Board, after investigation by staff of county department, shall review applications for assistance grants and make recommendations to State Department -County Director shall serve as executive and administrative officer of county board - shall prepare and submit budget to county board - county board shall submit budget to State Department of Public Welfare - County Department shall receive, disburse and account for funds from State Department - shall establish a county welfare fund for general relief - State Department shall determine amount of assistance to be granted - assistance grants shall be given to any needy persons who have resided continuously in State for one year, are 65 years of age or over and are not an inmate of any tax supported institution at time of receiving assistance - assistance shall be given to any dependent child (1) who is living in a suitable family home (2) is under the age of 16 and deprived of parental support and whose relatives are not able to provide for him (3) has lived in State for one year, or, if born in State within one year preceding application, the mother shall have lived in State for one year - assistance shall be given to any needy blind person who (1) has no vision or whose vision, with correcting glasses is so defective as to prevent performance of ordinary activities (2) is not an inmate of any tax supported institution at time of receiving assistance grants (3) is 16 years

Arkansas contd. H. 239 contd.

of age or over (4) has resided continuously in State for one year or has lost his sight while living in State (5) is not receiving an old age assistance grant written application for assistance grants shall be made to county department - assistance grants to needy aged can be paid if recipient is living in a private institution, licensed and supervised by State Department - applicant may appeal to State Board - decision of State Welfare Department is final - any assistance grant paid after recipient has come into possession of property or income in excess of his needs shall be recoverable by State as a debt due the State - Act effective from passage.

H. 331

Kendricks. Relates to unemployment compensation. Approved February 26. Act No. 155.

Creates a state-wide system of unemployment compensation-covers employers of one or more persons excludes (1) agricultural labor; (2) domestic service in private home; (3) service on vessel on U.S. navigable waters; (4) service for member of immediate family; (5) service for other state or U.S.: (6) service for this state; (7) service for corporation, community chest, fund or foundation, organized and operated exclusively for religious, charitable, scientific, literary, or educational purposes or for prevention of cruelty to children or animals: (8) services within jurisdiction of federal unemployment compensation system unless brought within state system by appropriate action --- wages include remuneration, including bonuses, commissions, and gratuities (gratuities received in ordinary course of employment treated as payable by employer), for work which exceeds \$3.00 in any one week---benefits payable twenty-four months after date when contributions first accrue---at rate of 50% of full-time weekly wage---with \$15.00 maximum and either \$5.00 or \$\frac{2}{4}\$ of full-time weekly wage minimum, whichever is the lesser --- waiting period 2 weeks --- contributions accrue and become payable on and after January 1, 1937 --- employer to contribute 1.8% in 1937; 2.7% after 1937, except or otherwise prescribed based on benefit experience---establishes an unemployment compensation fund administered by the Commissioner of Arkansas Department of Labor---custodian of fund to be designated and subject to direction of said Commissioner --- clearing, unemployment trust fund, and benefit accounts shall be maintained to facilitate handling of funds in cooperation with Social Security Board---creates in Department of Labor the Unemployment Compensation Division within which is established two co-ordinate sections, Arkansas State Arkansas contd.
H. 331, contd.

Employment Service Section and Arkansas Unemployment Compensation Section --- Division administered by fulltime director appointed by Commissioner of Labor--said Commissioner shall appoint State Advisory Council---provides Commissioner shall co-operate fully with Social Security Board and the U.S. Employment Service---creates Unemployment Administration Fund with special "employment service account" to defray administrative expenses under this act---provides that if state act be declared unconstitutional or the Federal Social Security Act be declared unconstitutional or repealed that Governor shall proclaim this act suspended ---- Commissioner thereupon shall refund to contributors under act their prorata share of such contributions. Short title: "Unemployment Compensation Law. " Effective on approval.

H. 381

Relates to indigent and sick persons. Approved February 23. Act. No. 115.

Provides any person whose income does not exceed \$30 per month may upon application to County Welfare Director of county in which applicant resides, be certified as being eligible for benefits - must have certificate from licensed physician showing his need for hospitalization and medical care and treatment - shall be given treatment for not more than 21 days in any one year - each eligible hospital shall receive compensation for maintenance and treatment of patients - State Department of Public Welfare shall cooperate with Federal Government - appropriates from State Welfare fund \$200,000 for biennium 1937 and 1938 - effective from passage and approval.

H. 464

Perryman. Relates to old age pensioners. Approved March 25.

Provides that all liens against property of old age pensioners that arose and now remain unsatisfied by virtue of the provisions of Section 11, Act No. 332 of Acts 1935, are declared satisfied and released - effective on passage and approval.

H. 487

Amends Act 41 of the General Assembly of 1937, approved February 5, 1937.

Approved March 13.

Amends Section 10 of Act 41 of General Assembly of 1937 - County Boards of Public Welfare shall consist of 5 members from each County to be selected as follows: each elected and commissioned County Official except county coroner and surveyor, shall submit to the State Board of Public Welfare a list of three names - State Board of Public Welfare shall select a County Board from this

Arkansas contd. H. 487 contd.

list - no member of County Board shall be holder of any town, city, township, county, state or federal elective or appointive position, nor shall any member be a retail merchant - provides term of office of members of County Board shall expire, one at the end of the first year, one at end of 2 years, one at end of 3 years, one at end of 4 years, and one at end of 5 years - amends section 17 of said Act by adding no person nominated for membership on the County Board shall be related to any County Officer within the fourth degree of consanguinity or affinity - effective from passage.

California S. 83

Slater. Relates to an appropriation for vocational rehabilitation.

Approved June 29. Chapter 803.

Adds a new section to the School Code to be numbered 4.102a - appropriates out of State Treasury, for each fiscal year, \$50,000 or so much thereof as will equal such amount as is received by the State from the Federal Government or any agency thereof during such fiscal year.

S. 159

Provides a method for removing liens on property under the old age pension act.

Approved January 29, Chapter 4.

Provides aid shall not be granted or paid to any person the assessed value of whose real property exceeds \$3000 and personal property exceeds \$500 - aid granted shall constitute a debt to the State of California - board of supervisors may release liens against all or part of property affected as it may deem wise.

S. 291

McGovern. Relates to blindness at childbirth. Approved June 17. Chapter 419.

Adds Article III, comprising Sections 550 to 558, inclusive, to Chapter I in Division II and adds Section 3001 to Division XXX of the Business and Professions Code - requires doctors and hospitals to report cases of ophthalmia neonatorum in eyes of infants - effective if a Business and Professions Code is enacted by

52nd Legislature.

S. 312

Relates to homes for the feeble-minded.

Approved July 1. Chapter 699.

Repeals Chapter 2 of Part 1 of Division VI of the Welfare and Institutions Code, comprising Sections 5250 to 5288, inclusive and adds a new Chapter 2 - defines "feeble-minded persons" as those, not insane, who are incapable of managing themselves and their affairs

California, contd.
S. 312 contd.

independently - provides any feeble-minded person or epileptic who is not insane may be committed to a State home for the feeble-minded if he has been a resident of State for one year next preceding petition - adds new Chapter 3 - establishes following homes for the feeble-minded (1) Sonoma State Home in Sonoma County (2) the Pacific Colony in Los Angeles County - provides County from which each person is committed shall pay the State the cost of the care of such person.

S. 389

Schottky. Creates a State Welfare and Institutions Code.

Approved May 26. Chapter 369.

Provides for administration of Welfare and Institutions by the (1) State Department of Social Welfare under the control of a Social Welfare Board - Social Welfare Board shall consist of the Director of Social Welfare who shall hold office at the pleasure of the Governor and six other members appointed by the Governor for terms of four years (2) State Department of Institutions under the control of an executive officer known as the Director of Institutions who shall be appointed and hold office at the pleasure of the Governor - shall cooperate with United States Bureau of Immigration boards of supervisors in each county may provide for the care and maintenance of the indigent sick or dependent poor of the county and may levy the necessary property or poll taxes or both - board of supervisors may appoint a county board of public welfare consisting of 7 persons to serve without compensation for staggered terms of one member for one year, two for two years, two for three years and two for four years and successor of each shall be appointed for term of four years -State Department of Institutions may maintain a bureau called "California Bureau of Juvenile Research" -Board of Supervisors in every county shall maintain detention homes - jurisdiction of juvenile court extends to any person under age of 21 - no person under age of 18 years shall be prosecuted for crime until the matter has first been submitted to the juvenile courtprovides the support or maintenance of a ward of the juvenile court up to \$20 per month be paid from County Treasury and directs that an amount up to \$35 per month may be paid - provides for establishment of forestry camps - establishes educational institutions as correctional schools for the reception of wards of the juvenile court - County Boards of Supervisors may establish alms-houses and county farms for indigent persons - the Industrial Home for the Adult Blind is under the Control of the Department of Institutions which may establish salesrooms and industrial workshops for the instruction of the blind - revises the law relating to and providing for protection, care, and assistance to children, aged persons and others specially in need thereof - effective immediately.

California, contd.

Schottky. Provides for aid to needy children.

Approved May 26. Chapter 374. Defines "needy children" as the following minor persons: orphans, half-orphans, abandoned children, or children of a father who is suffering from tuberculosis in such stage that he can not pursue a gainful occupation appropriates \$120 per annum for each such needy child supported and maintained in an institution or by a county, city or town - provides an institution which maintains any abandoned child shall not receive aid therefor until such child has been an inmate thereof for one year; but upon receiving such aid shall be entitled to reimbursement from State for that year in a sum not to exceed \$120 per annum for each such abandoned child - county, city, or town may pay an amount equal to sum paid by State - provides that when grants in aid are provided by United States Government, State shall reimburse counties to the extent of their proportionate share of the Federal aid - authorizes payment of \$15 per month for each abandoned or dependent, illegitimate infant until its decease, or until it is adopted or reaches the age of two years, after which age such institution or county shall receive the same sum for such infants as for full orphans - excepts a child (1) over 16 years of age (2) for whose support there is paid to any institution the sum of \$20 or more per month (3) maintained in an institution for whom a bona fide offer of a proper home has been made (4) who has resided in State for less than 2 years prior to application provides when aid is denied by County an appeal may be taken to State Department of Social Welfare - sid granted shall be paid in semiannual installments, commencing on the first Mondays in January and July of each year authorizes Department of Social Welfare to transport needy children to proper homes without State - County from which children are removed shall pay one-half of the total expense necessary - Act shall become effective immediately if a Welfare and Institutions Code is adopted by 52nd Legislature of California.

S. 391

Schottky. Relates to assistance to needy aged persons. Approved May 26. Chapter 375.

State Department of Social Welfare, through division of State aid to the aged and the board of supervisors of every county shall administer aid to the needy - provides the amount of aid when added to the income of an applicant shall not exceed \$35 per month - appropriates out of State Treasury, to every County for support of aged persons, not in excess of \$210 per annum for each such person - further appropriates to every County for persons who have no county residence, aid not in excess of \$420 per annum · money

California, contd. S. 391 contd.

refunded shall be repaid to the State, the County, and the United States Government in proportion to their respective contributions - aid may be granted to any person (1) who has attained the age of 65 years (2) who is a citizen of the United States (3) who resides in State and has so resided continuously for at least 15 years immediately preceding application (4) who resides in county in which application is made and has so resided continuously for at least one year immediately preceding application (5) who is not an inmate of any institution (6) who has no husband, wife, or child responsible for his support (7) who has not made any voluntary assignment or transfer of property - written application shall be filed with board of supervisors of county in which applicant resides -State Treasurer shall pay to treasurer of each county a sum equal to one-half of total amount of payments made -State shall also reimburse county for full amount of aid granted any person otherwise qualified who has resided in State for required period but who has no county residence -Act effective immediately if a Welfare and Institutions Code is adopted by the 52nd Legislature of California.

S. 392

Schottky. Relates to aid to the needy blind. Approved May 26. Chapter 376.

Provides no blind person shall be deemed a pauper because he receives aid under this chapter - defines "needy blind person" as one who by reason of loss or impairment of eyesight is unable to provide himself with the necessities of life - appropriates out of State Treasury to every county, aid not in excess of \$300 per annum for each such needy blind person - authorizes board of supervisors of each county to levy a tax not exceeding two-tenths of one mill per dollar on the assessed value of the property of its respective county - Department of Social Welfare shall administer law - effective immediately.

S. 1058

Hays. Repeals certain sections of Political Code relating to aid to children.

Approved June 14. Chapter 389.

Substitutes an amended program for the existing law governing aid to dependent children - creates within the State Department of Social Welfare a Division of Aid to Children to supervise administration of the plan by county boards of supervisors - appropriates from the State Treasury to counties maintaining such children under the age of 18 years amounts not exceeding \$120 per annum per child, and not exceeding \$240 per annum for such children having no county residence provides that the State Treasurer shall pay to each county for each quarter an amount equal to \frac{1}{2} of the total of the sums granted by the United States Government and an additional sum, equal to \frac{1}{2} of the amount paid by each county after deducting the amount paid from Federal funds as indicated above.

A. 1

California, contd. S.J.R. 4

Metzger. Relates to work relief.
Filed January 29, 1937. Chapter 24.
Memorializes U.S. President and Congress and California delegation therein to include Central Valley Project in the national work relief program, in order to

delegation therein to include Central Valley Project in the national work relief program, in order to develop, conserve, and stabilize water resources, to effect flood control, and to provide useful work for relief of unemployment.

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Andreas et al. Amends Welfare and Institutions Code relating to old age pensions.

Approved June 14. Chapter 405.

Allows maximum old age pension allowance of \$35 per months - permits income from any of the following sources of a combined total value not exceeding \$15 per month (a) income from applicants' labor or service; or rent from the premises owned and occupied by applicants (b) value of foodstuffs produced by applicant for use of himself or his family (c) value of firewood or water produced on the premises of the applicant or given to him by another (d) value of gifts other than regular contributions by relatives legally responsible under this Act - provides if and when United States Government increases its contribution, the aid provided by the State shall be increased by an amount equal to such increase by the United States Government, but in no event shall total exceed \$40 per month - provides during such time as grants-in-aid are provided by United States Government, the State Treasurer shall pay to each county and city from the sums so granted (1) an amount equal to  $\frac{1}{2}$  of the total sums expended (2) an additional amount equal to such county's proportionate share of any amount so granted - provides no person receiving aid under provisions of this Act shall be deemed a pauper - Amendatory Act shall become effective on the first day of the month next succeeding the 90th day after the final adjournment of the 52nd. Legislature of California.

A. 4

Hornblower. Amends the Welfare and Institutions Code relating to aid to needy blind.

Approved June 16. Chapter 406.

Provides it shall be the duty of each county and city to aid needy blind persons - defines "needy blind person" to mean any person who by reason of loss or impairment of eyesight is unable to provide himself with the necessities of life - free board and lodging supplied to an applicant by a friend or relative not responsible for his support or who is financially unable to support him, shall not be a ground for refusing aid - provides recipients of aid under this Act who are patients in a public hospital for a period not exceeding 30 days and blind persons employed in a shop maintained by

California, contd.
A. 4 contd.

the State when such shop does not provide board and room to the employee, shall not be considered as inmates of public institutions - applications for assistance shall be filed with county clerk of county or city in which he resides amount of assistance shall not exceed \$50 per month - provides during such time as grants-in-aid are provided by United States Government the State Treasurer shall pay to each county and city from the sum so granted an amount equal to be of total sum expended for aid to needy blind under this Act - from sums appropriated by State, the State Treasurer shall pay to each county and city an additional amount, which shall be used exclusively for aid to the blind, equal to  $\frac{1}{2}$  of the remainder of the sum expended by the county or city - provides no blind person shall be deemed a pauper because he receives aid - Amendatory Act shall become effective on the first day of the month next succeeding the 90th day after the final adjournment of the 52nd. Legislature.

A. 98

Miller. Amends the Welfare and Institutions Code relating to minor orphans, half-orphans and abandoned children.

Approved June 15. Chapter 390.

Provides all claims for aid shall be presented to the State Department of Social Welfare instead of State Board of Control - adds new section 2284 to Political Code - provides when and during such time as grants-in-aid are made available by United States Government, the State Treasurer shall, from sums so granted, pay to each county and city (a) an amount equal to 1/3 of the total sums expended as aid to dependent children (b) an additional amount equal to 1/3 of the total of the sums expended as administrative costs - provides in addition to the amount paid by the State for each needy child maintained in a private home or in an institution, the county, city, or town may pay for the support of such needy child an amount equal to the sum paid by the State - effective immediately.

A. 320

Daley. Relates to aid for needy blind. Approved April 27. Chapter 84.

Amends Section 5 of "An Act to provide for needy blind persons" approved May 28, 1929 - provides no aid shall be granted until county board of supervisors (1) has written evidence of 2 reputable citizens of California that they know applicant to be blind and that he has the residential qualifications (2) has written evidence from a duly licensed and practicing physician that applicant is blind - increases state aid for needy blind to \$50 per month - effective immediately.

California, contd. A. 524

Lore. Amends Welfare and Institutions Code relating to aid to the aged.

Approved June 15. Chapter 392.

Provides when and during such time as grants-in-aid are made available by United States Government, the State Treasurer shall pay to each county from sums granted by United States (1) an amount equal to one-half of total of sums expended (2) two and one-half per centum of said amount shall be used for costs of administering assistance - authorizes State Treasurer to pay to each county an additional amount, from sums appropriated by State, equal to one-half of the amount paid by each county - State Department of Social Welfare shall, prior to beginning of each quarter, estimate the amount to be paid for such quarter to each county - effective immediately.

A. 950

Redwine. Adds Chapter 2, comprising Sections 2500 to 2615, inclusive, to Division IV of Welfare and Institutions Code and repeals "An Act to provide for the aid the relief of indigents" approved June 5, 1933.

Approved June 21. Chapter 464.

Authorizes every county and every city to relieve and support all incompetent, poor, indigent persons and those incapacitated by age, disease, or accident, lawfully resident therein, when such persons are not supported and relieved by their relatives or friends, or by their own means, or by State hospitals or other State or private institutions - provides counties may give emergency relief to dependent nonresidents defines residence as the place where one remains when not called elsewhere for labor or other special or temporary purpose, and to which one returns in seasons of repose - defines a resident of the State as a person (a) who has lived continuously in State for 3 years with intent to make it his home (b) who, during these 3 years, has not received any public or private relief (c) who has not lost residence by remaining away from State for an uninterrupted period of one year - effective if a Welfare and Institutions Code is enacted by 52nd Legislature.

A. 1875

Miller. Amends Welfare and Institutions Code relating to aid to the needy blind.

Approved June 15. Chapter 394.

Provides claims for State aid granted under this Act for the quarter ending March 31, 1937, shall be presented by the respective counties and cities in the month of April, 1937 - provides during such time as grants-in-aid are made available by the United States Government, the State California, contd.
A. 1875 contd.

Treasurer, shall from the sums so granted, pay to each County an amount, equal to one-half of total sums expended, not to exceed \$30 per month - State Treasurer shall pay an additional amount to each County equal to one-half of the amount paid by such County after deducting one-half of the amount paid to County under Section 3087 of Code - State Department of Social Welfare shall, prior to the beginning of each quarter, estimate the amount to be paid for such quarter to each County - effective immediately.

A. 1879

Clark. Relates to Department of Social Welfare.

Approved June 15. Chapter 397. Repeals Chapter 1 of Division 1 of the Welfare and Institutions Code, embracing Sections 100 to 116, inclusive and adds a new Chapter 1, embracing Sections 100 to 123, inclusive - establishes a Department of Social Welfare in which there is a Social Welfare Board of 7 members, ap⊶ pointed by Governor for a term of 4 years, to serve without compensation - Social Welfare Board shall formulate policies and establish rules and regulations for the government of the Department - Board shall appoint an executive officer to be known as the Director of the Department of Social Welfare - establishes in Department of Social Welfare the following divisions (1) Adult and Family Welfare (2) Aid to Needy Aged (3) Aid to Needy Blind (4) Child Welfare - requires that County, as a condition for receiving grants-in-aid, shall bear that proportion of the total expense of furnishing aid, as is fixed by law - provisions of this Chapter do not apply to the Veterans' Home of California and the Women's Relief Corps Home.

A. 1935

Clark. Relates to a Department of Social Welfare. Approved May 11. Act. No. 234.

Transfers duties, powers, purposes, responsibilities, unexpended moneys and jurisdiction of Relief Commission and Relief Administrator to Department of Social Welfareprovisions of this Act shall become operative and applicable commencing July 1, 1937 - act effective immediately.

A. 2502

Flint and McMurray. Relates to Division of State Employment Agencies.

Approved July 1. Chapter 782.

Appropriates out of State Treasury \$420,680 for support of Division of State Employment Agencies in State Department of Employment during 89th and 90th fiscal years - effective immediately.

A.C.R. 13

Gilbert. Relates to public employment for deaf citizens. Filed with Secretary of State May 25. Chapter 112. Urges that a suitable part of public employment be given to the deaf citizens of the State.

California, contd.
A.C.R. 41

Miller. Relates to public employment.

Filed with Secretary of State, May 23. Chapter 118.

Urges equal opportunity in public employment for the physically handicapped.

A.J.R. 18

Miller. Relates to Social Security Act.

Filed with Secretary of State. June 14. Chapter 146.

Memorializes President and the Congress of the United

States to amend the Social Security Act so as to enable such States as may desire to do so to bring the employees of such State and its counties, cities and political subdivisions within the provisions of such Act relating to old age benefits.

A.J.R. 23

Glick. Provides relief to overburdened and distressed special assessment district.

Filed with Secretary of State, May 25.

Memorializes President and Congress of United States to pass such legislation as will grant jurisdiction to Federal courts to adjust the indebtedness of such special assessment districts where the same were originally initiated for the purpose of creating public improvements.

A.J.R. 26

Gilbert. Relates to federal relief wages.

Filed with Secretary of State May 21. Chapter 113.

Urges Congress and the Federal Relief Administration to direct their consideration to the wages of employees on work relief projects with particular reference to the increasing costs of living.

Colorado H. 1-3. spl.

Brownlow. Provides for the creation of a state wide system of unemployment compensation.

Approved November 20. Chapter 2. Creates system of unemployment compensation - covers employers of eight or more persons - benefits payable from and after January 1, 1939 through employment offices are due at rate of 50% of weekly wage with maximum of \$15 - if full-time weekly wage is less than \$10, rate shall be 70% with maximum of \$5 - waiting period two weeks - for partial unemployment in any week an amount equal to difference between weekly benefit amount and five-sixths of his wages for such week - benefits shall be paid each unemployed and eligible individual, with respect to his total or partial unemployment in the ratio of one-fourth of his weekly benefit amount to each uncharged week of employment occurring within the one hundred and four consecutive weeks preceding the first week in any continuous period of unemployment - shall not exceed thirteen times his weekly benefit amount - benefits shall be charged against weeks of employment against

Colorado, contd.
H. 1-3 spl. contd.

which benefits have not previously been charged - if amount chargeable equals less than one-fourth of weekly benefit amount, the manner in which and extent to which such week of employment shall be charged shall be in accordance with general rules prescribed by commission - contributions by employers due December 1. 1936 at rate of ten and eight-tenths per centum for one month period beginning December 1, 1936 but shall not exceed nine-tenths of one per centum of annual pay roll for 1936; one and eight-tenths per centum during 1937, two and seven-tenths per centum during 1938, 1939, 1940, 1941 and after December 31, 1941 percentage based on. benefit experience - unemployment compensation fund to have three separate accounts - (1) clearing account refunds may be paid from this account (2) employment trust fund account (3) benefit account - consists of all moneys requisitioned from this State's account in the unemployment trust fund - Industrial Commission of Colorado shall administer this Act - Commission shall establish two divisions (1) Colorado State employment service division (2) Unemployment compensation division shall cooperate with Social Security Board - applications for adjustments or refunds must be made not later than one year after date on which any contribution or interest thereon became due to the Commission - refunds shall be made from unemployment compensation fund without interest excludes service performed for State, service with respect to which unemployment compensation is payable under an employment compensation system established by an Act of Congress unless a reciprocal treatment agreement is made, agricultural labor, domestic service in a private home, service performed by an individual in the employ of his son, daughter, or spouse, service performed by a child under age of 21 in employ of his father, and service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary or educational purposes - Act effective from passage.

S. 98

Relates to the adult blind. Approved April 15.

Amends Section 3, of Chapter 22, 1935 Colorado Statutes
Annotated - commission shall have power to (1) provide
for care, education, vocational training, employment
and treatment of blind persons (2) provide for sale of
products of any blind person - shall be duty of commission to investigate the causes and means of prevention
for blindness - shall cooperate with State School for
Deaf and Blind, State Department of Education, State
Department of Public Health, the United States Commissioner of Education and the Division of Vocational
Rehabilitation - effective from passage.

Colorado, contd. S. 249

Chapman. Relates to aid to the blind.

Approved June 4.

Amends Article 4, Chapter 22, 1935 Colorado Statutes
Annotated - provides amount of blind assistance shall
not exceed, for an applicant without dependents \$45
per month and for an applicant with dependents \$60 per
month and in no case shall assistance granted by County
Department exceed \$30 per month - effective from
passage.

H. 223

Hillman and Higley. Provides readers for blind students. Approved June 3.

Appropriates \$2,000 out of mill levy for support of Colorado School for Deaf and Blind for current fiscal period ending June 30, 1939 to provide readers for blind persons, residents of State and graduates of Colorado School for Deaf and Blind who are financially unable to pay for the assistance herein provided and who shall matriculate in and work for a degree in any institution for higher education, approved by Board of Trustees of Colorado School for Deaf and Blind - provides no more than \$400 shall be expended by any one blind student during any one school year and no more than \$200 for any one deaf student during any one school year - effective from passage.

H. 230

Griffith et al. Relates to Department of Education. Approved June 3.

Provides educational services for physically handicapped children between ages of 6 and 21 for whom the regular public school facilities are inadequate or not available - designates the Bureau of Home and School Service as the agency for cooperation with the Federal Government, the State and local school districts - appropriates out of State Treasury \$1000 to be used to match Federal funds provided for the education of physically handicapped children - appropriation shall not be available until July 1, 1937 - act effective from passage.

H. 257

Dutcher and Hillman. Relates to the support of poor and indigent persons.

Approved June 4.

Authorizes State Department of Public Welfare to enter into reciprocal agreements with corresponding State Agencies of other States regarding the interstate transportation of poor and indigent persons - effective from passage. Colorado, contd. H. 459

Graham. Makes an appropriation for the State Board of Public Welfare.

Approved June 3.

Appropriates out of State Treasury to State Board of Public Welfare \$5,000,000 for biennial fiscal period beginning July 1, 1937 and ending June 30, 1939 - appropriation shall be credited to the Special State Relief Account of State Public Welfare Fund to be used for the care and relief of destitute unemployed and unemployable citizens of State - effective from passage.

H. 465

Graham. Makes an appropriation to the State Board of Public Welfare.

Approved May 17.

Appropriates out of State Treasury to State Board of Public Welfare \$200,000 for period from effective date of this Act until June 30, 1937 - appropriation shall be credited to the special state relief account of State Public Welfare Fund to be used for care and relief of destitute unemployed and unemployable citizens of State - effective from passage.

H. 466

Graham. Makes an appropriation to the State Board of Health.

Approved June 3.

Appropriates out of State Treasury \$90,000 for biennial fiscal period beginning July 1, 1937 and ending June 30, 1939, to State Board of Health, to be used for services for crippled children - effective from passage.

H. 467

Graham. Makes an appropriation to the State Board of Health.

Approved June 3.

Appropriates out of State Treasury \$30,000 for biennial fiscal period beginning July 1, 1937 and ending June 30, 1939, to State Board of Health, to be used for maternal and child health - effective from passage.

H. 469

Graham. Makes an appropriation to State Board for Vocational Education.

Approved June 7.

Appropriates to State Board for Vocational Education \$10,267.16 for biennial period ending June 30, 1939 to be expended for vocational rehabilitation and placement into remunerative employment of physically handicapped citizens of State - effective from passage.

Colorado, contd.
- H. 476

Taylor, et al. Relates to State Board for Vocational Education.

Approved June 4.

Amends Section 14 (6) Chapter 3, 1935 Colorado Statutes
Annotated - State Board for Vocational Education shall
consist of 5 members appointed by Governor to serve
without compensation - effective from passage.

H. 609

McAuliffe. Amends Unemployment Compensation Law. Approved June 3.

Amends Section 3 re benefits - minimum benefit set at \$5 or 3/4 full-time weekly wage instead of 70% of such wage if less than \$10 - partial benefits not paid unless accumulated total equals \$2 or more in 13 weeks full-time weekly wage defined as wages individual would receive if employed at most recent wage rate earned in next to last completed calendar quarter and such of preceding 7 calendar quarters as Commission prescribes, or alternatively, 1/13 total wages in quarter of highest earnings in such period - provisions for charging and duration of benefits rewritten - wage credits computed on calendar quarter basis - provision for part time and seasonal workers - provision for waiting period rewritten; (2 weeks in preceding 13 for both total and partial unemployment; 2 weeks partial equal 1 week of total) - partial as well as total unemployment included in disqualification in case of trade dispute - provision for charging benefits to account of most recent employers under merit rating provision definitions of "annual" and "average annual" payroll, "benefit year", "calendar quarter", and "base period" added - definition of "week of employment" deleted -Section 9 (b) re accounts and deposits amended to provide that State Treasurer shall issue warrants on unemployment compensation fund under Commission's regulations (Formerly State Auditor issued warrants) adds provision that procedure to be followed in administration of fund shall not be affected by statutes relating to control and disbursement of state funds provision for reciprocal coverage and benefit arrangements added - State Industrial Commission designated agent under Wagner-Peyser Act - provides that services performed entirely without State and on which no other State or Federal contributions are required deemed subject if individual resident of state and Commission approves election of employing unit that entire service be deemed subject.

H. 676

Taylor. Relates to WPA. Approved June 3.

Authorizes State Board of Land Commissioners to enter into cooperating agreements with the Federal Works Progress Administration for improvement of State lands - appropriates \$2500 out of General Revenue Fund to carry out provisions of this Act - effective from passage.

Colorado, contd.

Griffith. Relates to public welfare service. Approved March 9.

Amends existing law by providing that County Public Welfare Fund shall consist of fund for old-age pensions, aid to dependent children, aid to blind, special state relief and administration - provides that all state money allocated to County Old-Age Pension Fund and County Special State Relief Fund shall be advanced to county each month according to its needs as ascertained by State Board of Public Welfare - all money allocated to other County Welfare Funds shall be reimbursed to county during month following expenditure - provides that County Board of Public Welfare shall be trustee of all property transferred to it by recipients of assistance - allots to State Public Welfare Fund all net revenue derived from tax upon storage, rise, or consumption of commodities and products, the \$50,000 annually appropriated for aid to indigent tubercular, State appropriations thereto, and Federal grants-in-aid apportions from State Public Welfare Fund to an account (1) for old-age assistance, Federal grants and such sums as may be specified by law, (2) for aid to dependent children \$500,000 per year (3) for aid to blind \$50,000 per year (4) for Division of Tuberculosis \$50,000 per year (5) for child welfare services \$20,000 per year (6) for an emergency and contingent account \$300,000 per year (7) for special state relief account all balances annually not exceeding \$3,600,000 - provides that funds for relief may be apportioned among counties or may be expended directly by State Department.

H. 988

Hoefnagels, et al. Relates to Vocational Education. Approved June 7.

Accepts terms and conditions of Federal Act Public No. 673 known as "George-Deen Act" which provides for the further development of vocational education in the several states and territories - appropriates an additional sum of \$95,700 for biennial period ending June 30, 1939 to State Board of Vocational Education in order to make available to the State Federal funds - appropriates \$4,300 to State Board of Vocational Education for biennial period ending June 30, 1939 for administration of Act - effective from passage.

H. 1064

Hornbaker. Relates to pensions to aged persons. Approved May 14.

Authorizes State Department of Public Welfare to (1) supervise the administration of pensions to needy aged (2) make all rules and regulations (3) cooperate with Federal Government - County Department of Public Welfare shall (1) administer provisions of Act in counties (2) report to State Department - pensions shall be given to any needy aged person who (1) has

Colorado, contd. H. 1064 contd.

attained age of 60 years and has not reached age of 65 years, has resided in State for 35 years continuously and immediately preceding date of application, and was a registered voter in State of Colorado at general election held next preceding his application for a pension (2) has attained age of 65 years or more and has resided in State for at least 5 years within 9 years immediately preceding application, last year continuous (3) is a citizen of United States (4) has not a net income of \$45 or more per month (5) is not an inmate of any institution (6) has made no assignment or transfer of property (7) is not in need of continued institutional care - pension shall not exceed \$45 per month - written application shall be taken to State Department - Board of County Commissioner shall appropriate annually sum needed for administrative costs - State shall reimburse each County to the extent of 50% of amount expended for administration creates within County Welfare fund in each County an Old Age Pension Fund consisting of such funds and moneys as shall be allocated to each County - Act effective when State plan for old age pensions has been approved by Social Security Board.

H. 1110

Horsman et al. Relates to unemployment relief. Approved March 9.

Appropriates out of money in State Treasury to State
Department of Public Welfare \$550,000 - amount shall be
transferred to Special State Relief Account of State
Public Welfare Fund to be distributed - allotments from
this appropriation and all other sources available to
special State Relief Account shall not exceed \$900,000
for period ending June 30, 1937 - Act effective from
passage.

H.J.M. 5

Smith. Pertains to transient relief.

Adopted February 18. H.J.M. 5.

Memorializes Congress of U.S. to provide adequate program of transient relief as proposed in senate

resolution 298.

Connecticut
S. 5-1 spl.

Bradley. Creating a system of unemployment compensation. Approved November 30. Chapter 2.

Creates system of unemployment compensation. Act administered by commissioner of labor and factory inspection - excludes agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter or spouse, and service performed by a child under the age of 21 in the employ of his father or mother, service performed for State, service with respect to which unemoloyment compensation

S. 5-1 spl. contd.

is payable under an unemployment compensation plan established by an Act of Congress unless a reciprocal treatment agreement is made, and casual labor not in the course of the employer's trade or business - covers employers of five or more persons - contributions by employers due January 28, 1937 at rate of nine-tenths of one per centum during 1936, one and eight-tenths per centum during 1937 and two and seven-tenths per centum thereafter - separate account shall be maintained for each employer but all contributions shall be pooled benefits payable beginning January 1, 1938 at rate of four percentum of wages earned during quarter in which total wages were largest, with maximum of \$15 per week and minimum of \$7.50 per week - provides benefits for partial unemployment - waiting period two weeks - creates in Department of Labor and Factory Inspection an Unemployment Compensation Division with two departments (1) Connecticut state service department (2) unemployment compensation department - creates unemployment commission of five members and a state advisory council of six members appointed by Governor - unemployment compensation fund to have two accounts (1) contribution account (2) benefit account - Act effective from passage.

S. 7-1 spl.

Taft. Authorizes city of Bridgeport to issue refunding bonds, Series C.

Approved December 9. Special Act No. 5.

Authorizes city of Bridgeport to issue refunding bonds to an amount not exceeding \$2,225,000 - shall bear interest at rate common council shall determine, not exceeding 6% per annum - an amount not to exceed \$1,107,000 of such bonds shall be issued and sold during fiscal year ending March 31, 1938 and \$1,118,000 during fiscal year ending March 31, 1939.

S. 8-1 spl.

Devlin. Concerning filing list of persons in town of New Haven subject to old age pensions.

Approved December 9. Special Act No. 6.

Extends time for filing list of all persons between ages of 21 and 60 years, inclusive, residing in town of New Haven on October first in each year, to December 31st next following.

S. 11-1 spl.

Authorizes creation of housing authorities. Approved December 14.

Creates housing authorities in each municipality - need for housing authority based on (1) insanitary or unsafe inhabited dwelling accommodations (2) shortage of safe or sanitary dwelling accommodations available to families of low income - housing authority consists of 5 persons appointed by mayor - shall have following powers (1) to sue and be sued; to have a seal and alter same at Connecticut, contd.

S. 11-1 spl. contd.

pleasure; have perpetual succession; make and excute contracts; make, amend or repeal by laws, rules and regulations not consistent with this act (2) prepare, carry out, acquire, lease and operate housing projects (3) arrange or contract for services of any person or agency (4) demise any dwellings, lands, buildings, etc.; establish and revise rents; own, hold or improve real or personal property; purchase, lease, obtain options on any real or personal property; provide for insurance of property (5) invest funds (6) investigate living conditions - has power of eminent domain - each housing project shall be subject to planning, zoning, sanitary and building laws applicable to locality in which it is situated - has power to issue bonds - rate of interest not to exceed 6% per annum - may borrow money or accept grants from federal government - bonds are tax exempt preperty of an authority shall be exempt from all local and municipal taxes but a municipality may fix a sum to be paid to it annually - municipality shall pay administrative expenses - Effective from passage.

S. 216

Stremlau. Relates to prevailing wage on public works.

Approved May 12. Chapter 162.

Authorizes a Labor Board to determine prevailing wage rate on all State Public Works jobs - provides Labor Board shall be in effect from passage of this Act and Governor shall make the appointments on or before July 1, 1937 and biennially thereafter, for terms of 2 years from first day of July next following such appointments.

S. 234

Culhane. Concerns the powers and duties of the public welfare council.

Approved May 25. Chapter 176.

Authorizes public welfare council to appoint and remove from office, such directors, assistants and investigators as may be necessary to carry out its duties — amends Section 1709 of general statutes as amended by Section 666C of 1935, Supplement thereto as follows: overseers of the poor shall keep full and accurate records of the paupers fully and partially supported — such reports shall be public records — effective from passage.

S. 555

Stremlau. Relates to old age assistance.

Approved April 1. Chapter 45.

Amends 730c of 1935 Supplement to General Statutes: adds a person is eligible for assistance who "is not out on bond, or lodged in a jail while bound over from a lower court for trial" - amends Section 733c - adds any lien on real property of an applicant shall be released by

Connecticut, contd. S. 555 contd.

commissioner upon payment of an amount equal to the value of the beneficiary's interest in such property if the value of such interest shall be less than the amount secured by such lien - at death of beneficiary commissioner may accept in satisfaction of such lien an amount equal to the value of the beneficiary's interest in such property - no person shall be deemed to be ineligible to receive an award by reason of holding a life insurance policy, having a joint interest in a bank account, owning other personal property, provided he shall, if required by said commissioner, assign such policy or joint interest or personal property, to said commissioner - commissioner shall have authority to determine amount of any such joint interest - amends Section 738c by stating where applicant is unable to care for his money, payment may be made to a legally appointed conservator of such applicant or beneficiary amends Subsection (c) of Section 743c - provides that in each case in which State shall have collected from the estate of any recipient of old age assistance any amount with respect to old age assistance furnished him, \frac{1}{2} the net amount collected shall be paid to United States if required as a condition of federal financial participation - amends Subsection (a) of Section 744c directs bureau to submit to Federal Government such information and reports as it may require - amends Section 73lc - orders payment of \$100 by the bureau, upon death of a beneficiary, as an allowance toward funeral expenses, plus a sum not exceeding \$25 for cost of a burial lot and opening of the grave effective from passage.

S. 796

Bradley. Relates to an institutional program.

Approved June 9.

Appropriates \$12,761,222 for the establishment of an institutional building program for institutions for the feeble minded, veterans, the tubercular, reformatory and penal institutions, the Norwich State Hospital, and the State College.

S. 1025

Lawlor. Relates to old age assistance tax list. Approved March 4.

Extends time for filing, in the office of the town clerk of Waterbury, the list of persons liable to pay the old age assistance tax for 1936, to April 1, 1937 authorizes tax collector of city of Waterbury to collect. old age assistance tax due February 1, 1937, without penalty, until April 1, 1937.

Connecticut, contd.

S. 1236

Finance Committee. Concerns the old age assistance tax. Approved June 22. Chapter 404.

Imposes an annual state tax of \$2,225,000, beginning with year 1938, upon the towns of the State.

S. 1248

Judiciary Committee. Concerns time for filing list of persons liable for old age assistance tax.

Approved June 22. Chapter 406.

Amends Section 757c of 1935 supplement to the general statutes by adding thereto the following: such list shall be lodged on or before December 31st following the making of such list.

S. 1252

Concerns filing of list of persons in Norwich subject to old age assistance tax.

Approved June 22. Special Act No. 544.

Extends time for filing list of persons in Norwich subject to old age assistance tax to December 31st next following.

H. 46

Swayne. Relates to federal aid for emergency relief.

Approved January 27. Chapter 4.

Amends Section 115c of 1935 Supplement to General Statutes - designates Commissioner of Welfare, in place of Emergency Relief Commission, as administrative agency of State to administer financial or any other aid for emergency relief purposes which United States Government has authorized or may authorize - effective February 1, 1937.

H. 245

Templeton. Concerns placement of child from another State.

Approved June 22. Chapter 386.

Provides any person or public or private agency shall make application to the Commissioner of Welfare before bringing or sending any child into the State for the purpose of placing him in any home or institution.

H. 334

Mead. Concerns public welfare council.

Approved June 8. Chapter 291.

Amends Sections 1690 and 1780 of general statutes by striking out words "state agent" wherever they occur and inserting in lieu thereof. in each instance, the words "commissioner of welfare" - amends Sections 1784, 1817 and 2681 of general statutes and Section 686c of the 1935 supplement to the general statutes by striking out the words "department of public welfare" wherever they occur and inserting in lieu thereof, in each instance, the words "public welfare council" - amends Section 1806 and 1829 of the general statutes by striking out the words "department of public welfare"

Connecticut, contd. H. 334 contd.

wherever they occur and inserting in lieu thereof, in each instance, the words "public welfare council" and by striking out the section number "1911" wherever it occurs and inserting in lieu thereof the number "713c" - amends Section 6294 of general statutes by striking out words "secretary of the department of public welfare" wherever they occur and inserting in lieu thereof, in each instance, the words "secretary of the public welfare council" - effective from passage.

H. 351

Swayne. Relates to returns and contributions under the Unemployment Compensation Act.

Approved January 27.

Extends time for filing returns and paying contributions with respect to employment in 1936 to March 1, 1937 - Act effective from passage.

H. 660

Relates to crippled children.

Approved June 22.

Designates State Department of Health as State agency to administer a program of services for crippled children - appropriates \$60,000 annually for such services.

H. 710

Courtney. Concerns reimbursement for nonresident children.

Approved May 12.

Amends Section 334c of 1935 Supplement to the general statutes - provides children placed out from county homes or from or by other agencies or persons shall be entitled to all free school privileges of towns where they reside - when number of such children exceed 1% of average daily attendance, the chairman and secretary of board of education of such town shall, at end of each school year, certify to state board of education, the number of such children in attendance - Comptroller shall draw his order on Treasurer for payment of amount due each town for any number of such children in excess of one percent.

H. 730

Little. Relates to old age assistance tax collector. Approved April 14. Chapter 48.

Requires collector, if he is not regular property tax. collector, to give a bond covering his obligations as collector of old age assistance tax, the same as required by law for property tax collectors - effective from passage.

Connecticut, contd. H. 806

Holmgrew. Concerns widows aid. Approved May 4. Chapter 107.

Provides for aid to veterans' widows with dependent children under the age of 16 years having settlement in the State or having resided in the State for four years continuously - excepts under the provisions of the act aliens who have not applied for citizenship, persons receiving aid from another State, and persons owning property to the value of \$500, or equity in real

H. 1049

Brenn. Concerns commitment of insane paupers.

Approved June 22. Chapter 391.

estate to the value of \$2000.

Amends Section 1733 of the general statutes - provides when a pauper in any town shall be alleged to be insane, a selectman of such town shall apply to probate court of district wherein pauper resides for his commitment to a state hospital for the insane - provides for an investigation by two physicians appointed by the court - provides if pauper is found to be insane, he may be committed to state hospital and supported as long as may be required - town of his legal settlement shall pay \$3 a week of the expense of his support - provides in default of evidence of legal settlement the State shall pay for his support.

H. 1050

Holmgren. Concerns aid to the blind.

Approved June 16. Chapter 344.

Extends provisions of Chapter 99a of 1935 Supplement to General Statutes - applies to needy blind individuals, regardless of their age, who in other respects comply with the provisions thereof - defines blindness to mean total and permanent loss of sight in both eyes, or the reduction to one-tenth or less of normal vision with glasses.

H. 1450

Templeton. Concerns federal appropriations for welfare purposes.

Approved June 16. Chapter 367.

Empowers the Commissioner of Welfare to administer, with advice of public welfare council, any and all moneys appropriated or to be appropriated by the Federal Government to State of Connecticut for purposes of public welfare.

H. 1511

Committee on Reorganization. Relates to vocational rehabilitation of disabled persons.

Approved May 12. Chapter 148.

Directs State Board of Education to (1) disburse all funds provided for the vocational rehabilitation of disabled persons (2) appoint and fix compensation of such persons (3) place in remunerative occupations physically disabled persons who are susceptible of rehabilitation (4) make all rules and regulations reflective from passage.

Connecticut, contd. H. 1572

Committee on Reorganization. Concerns bequests for educational purposes.

Approved May 28. Chapter 235.

Amends Section 830 of General Statutes - authorizes
State Treasurer to receive any money or property
given or bequeathed to the State or to the State Board
of Education for educational purposes - effective from
passage.

H. 1587

Committee on Reorganization. Concerns federal aid for dependent children.

Approved June 1. Chapter 263.

Amends Section 729c of 1935 Supplement to the general statutes - provides if Federal government shall grant assistance to this State for aid to dependent children, then, during such time such assistance is being granted, the requirements as to settlement, duration of residence and citizenship of any widow shall not apply in the case of any widow who is a resident of this State at the date of making her application, during the continuance of her residence within the State, with respect to an allowance for a minor child who (1) has resided in State for one year immediately preceding date of mother's application or (2) was born within State within one year immediately preceding such date - effective from passage.

H. 1659

Relates to Connecticut River Valley Flood Control Commission.

Approved June 22. Special Act No. 501.

Creates the Connecticut River Valley Flood Control Commission consisting of 12 commissioners, 3 from Massachusetts, 3 from Connecticut, 3 from New Hampshire and 3 from Vermont - establishes in the Connecticut River basin as an initial plan of flood control 8 reservoirs obligates the signatory states to pay to the Commission the proportion of the cost of acquisition of lands, easements and rights of way as follows (1) Massachusetts 50% thereof (2) Connecticut 40% thereof (3) New Hampshire 5% thereof (4) Vermont 5% thereof - in the same proportion each signatory state shall annually contribute and pay to the commission the necessary sums for the expense of operation and maintenance of flood control reservoirs - authorizes Treasurer to issue bonds to an amount not exceeding \$1,080,000 to be known as Flood Control Bonds of the State of Connecticut - appropriates \$1,080,000 to pay the proportionate share of the state in the cost of acquisition of lands, etc., and \$32,000 for each of fiscal years beginning July 1, 1937 and July 1, 1938 for the payment of the proportionate share of the state in the expenses of operation and maintenance of said reservoirs.

Connecticut, contd. H. 1663

Reorganization Committee. Concerns temporary assistance. Approved June 16. Chapter 366.

Amends first sentence of Section 779c of 1935 Supplement to General Statutes - provides any honorably discharged soldier, sailor or marine who has served in the military or naval forces of the United States, who is a citizen of this State and who, through disability or other causes incident to such service is in need of temporary financial assistance, may be provided for by the veterans home commission - effective from passage.

H. 1681

Cities and Boroughs Committee. Relates to a Public Well'are Commission in Manchester.

Approved June 22. Special Act No. 594.

Establishes in town of Manchester a Board of Public Welfare Commissioners composed of 3 electors of the town - Board of Public Welfare Commissioners shall, annually, appoint and fix the salary of the superintendent of public welfare - Board shall have entire control, management and supervision of affairs relative to poor persons, paupers, insane persons, imbeciles and all other indigents and incompetents - Act effective as soon as approved by a majority of voters at a special meeting to be held on or before August 10, 1937.

H. 1709

Judiciary Committee. Amends Unemployment Compensation Act.

Approved June 21.

Weekly benefit amount for total unemployment shall be an amount equal to 4% of his total wages earned during first four of five most recently completed calendar quarters in which total wages were largest with maximum of \$15 per week and minimum of \$7.50 per week.

H. 1712

Judiciary Committee. Amends Unemployment Compensation Act.

Approved June 21.

Amends Subdivision A (3) of Chapter 2 of the Public Acts of Special Session, November, 1936, to read if a person has earned wages during the first four of the five most recently completed calendar quarters in an amount equal to 24 times his weekly benefit rate for total unemployment, "wages earned" shall include only wages earned after December 31, 1936, with respect to which contributions have been paid or are payable.

Connecticut, contd. H. 1718

Committee on Reorganization. Concerns the public welfare council.

Approved June 22. Chapter 418.

Amends Section 670c of 1935 Supplement to general statutes - authorizes Gövernor, on or before May 1, 1939, and quadrennially thereafter, with consent of general assembly, to appoint a Commissioner of Welfare - amends Section 712c of 1935 Supplement to general statutes - authorizes Commissioner of Welfare to appoint a deputy to be in charge of child welfare with not less than 5 years experience in such work - effective from passage.

H. 1719

Committee on Reorganization. Amends an Act concerning the powers and duties of the public welfare council.

Approved June 22. Chapter 445.

Amends Section 1 of Chapter 176 of Public Acts of 1937 - empowers Public Welfare Council to appoint and remove from office such directors, assistants and investigators as may be necessary to carry out its duties - effective from passage.

Delaware S. 16

Matthews. Relates to motor vehicles exemption from registration fees.

Approved February 19.

Amends chapter 165, Revised Code, 1935, to exempt from payment of all registration or license fees all motor vehicles of the State or any governmental agency thereof used exclusively in performance of official duties and all vehicles of agencies of charity or relief, hospitals, veterans organizations used exclusively in charitable or public welfare work.

S. 36

Mathews. Relates to State Old Age Welfare Commission. Approved May 19.

Amends Chapter 54 of the Revised Code of Delaware, 1935 defines an old age person to be one 65 years of age or
over, who is a citizen of the United States and who
has resided in State 5 years during 9 years immediately
preceding application, one year immediately preceding
being continuous; who has no one responsible for his
support; who has not deprived himself of any property
or income - provides an appeal may be taken to the
President of the Commission - authorizes Commission to
cooperate with Federal Social Security Board - directs
State Treasurer to receive all money paid to the State
by Secretary of the Treasury of United States and to
make payments from such money.

Delaware, contd.
S. 78

Relates to non-resident dependent children.

Approved April 30.

Amends Chapter 41 of the Revised Code of Delaware, 1935 makes it unlawful to bring or send non-resident dependent children into State for purpose of placing
such child in any home for free or wage boarding or
adoption without the written consent of the State
Board of Charities.

Simonton. Relates to a system of unemployment compensation.

Approved April 30.

Establishes a system of unemployment compensation excludes agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter, or spouse and service performed by a child under age of 21 in the employ of his father or mother, service performed for State and service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary or educational purposes - covers employers of one or more persons - benefits payable 24 months after contributions first accrue at rate of 50% of full time weekly wage with maximum of \$15 and minimum of \$5 per week - weekly benefit for partial unemployment shall be difference between weekly benefit amount and 5/6 weekly wages - waiting period two weeks - contributions by employers due January 1, 1937 at rate of 1.8% during 1937 and 2.7% after December 31, 1937 - future rates based on benefit experience - establishes an unemployment compensation fund which shall consist of (1) clearing account (2) unemployment trust fund account (3) benefit account creates Unemployment Compensation Commission of 4 members appointed by Governor - establishes in Commission the Delaware State Employment Service Division and the Unemployment Compensation Division - Commission shall administer Act - effective on approval.

Hughes. Relates to relief of indigent persons. Approved May 5.

Appropriates out of general funds in state treasury \$30,000 each for fiscal years ending June 30, 1938 and June 30, 1939 for use of indigent persons requiring public relief - monies expended by State Old Age Welfare Commission for such relief shall be a charge against counties apportioned according to residence of persons receiving aid.

S. 79

H. 113

Delaware, contd. H. 132

Schabinger. Provides for the care, maintenance and instruction of blind babies and blind children too young or too backward to enter schools for the blind.

Approved May 20.

Authorizes State Board of Education to provide suitable care, maintenance and instruction of blind babies and blind children - State Board of Education may contract with any institution having or furnishing facilities for such care and pay transportation to and from said institution - provides such contract shall be made by and with written consent of parents or guardians - such contract shall continue in force until child attains age of 8 years - appropriates from general funds in State Treasury \$775 for year beginning July 1, 1937 and \$600 for year beginning July 1, 1938.

H. 250

Fader. Relates to indigent persons. Approved May 17.

tive on approval.

Authorizes the State Board of Charities to enter into reciprocal agreements with corresponding agencies in other States regarding the inter state transportation of poor and indigent persons - arranges with the proper officials for the acceptance, transfer, and support of persons receiving aid in other States in accordance with the terms of such agreements - effec-

н. 432

Relates to dependent and neglected children. Approved April 16.

Defines dependent child as a child under 18 years of age who is homeless or destitute or without proper support or care - neglected child means a child under 18 years of age who is abandoned by his or her parent or guardian, or who lacks proper parental care or whose parent or guardian neglects or refuses to provide necessary subsistence - all dependent or neglected children shall be considered wards of the State - State Board of Charities through its child welfare department shall supervise care and custody of said children - appropriates to State Board of Charities \$70,050 for year beginning July 1, 1937 and ending June 30, 1938 and \$61,850 for year beginning July 1, 1938 and ending June 30, 1939 - State Board of Charities shall allocate from the (1) \$70,050 (a) \$30,000 to Children's Bureau (b) \$6,500 to Delaware Children's Home Society (c) \$10,000 to St. Michael's Home for Babies and Day Nurseries (2) from the \$61,850 (a) St. Michael's Home for Babies and Day Nurseries \$10,000 (b) Delaware Children's Home Society, \$3,500 - money appropriated shall be paid out of General Fund of State Treasury.

Delaware, contd. H. 478

Daniels. Relates to Mothers' Pension Commission. Approved May 21.

Repeals Chapter 39, Revised Code of Delaware, 1935 and inserts in lieu thereof a new Chapter 39 - defines dopendent child "as a needy child under the age of 16, who has been deprived of parental support or care and whose parents or guardians have been continuous residents of the State for one year - authorizes Mothers! Pension Commission to administer Act - Commission shall consist of 9 persons, three from each County, who shall serve without pay for terms of 3 years - assistance shall be granted to any dependent child who is living in a suitable family home meeting the regulations of the State Department - State Department shall determine amount of assistance - written application for assistance shall be made to the State Department - authorizes State Treasurer, monthly, to pay to the Receiver of Taxes and County Treasurer (1) a sun equal to a of the amounts paid by County for such grants in which Federal Government does not participate and a sum equal to the State's proportion of the amounts paid out by County for grants in which Federal Government participates (State's share exclusive of Federal Government's share shall at all times equal County's share - (2) appropriates out of State Treasury \$71,900 for year beginning July 1, 1937 and ending June 30, 1938 and like sum for year beginning July 1,1938 and ending June 30,1939 - this appropriation is the one and same appropriation as that made to the Mothers! Pension Commission in the General Appropriation Bill.

H. 531

Relates to drainage of low lands in Sussex County. Approved April 26.

Authorizes Levy Court of Sussex County to purchase or rent two or more dredges for use in drainage work to be made available for use of C.C.C. or any other Federal or State Agency.

Florida S. 369

Johns. Relates to widows! pensions.

Approved June 8.

Provides that Confederate soldiers and sailors or their vidows now or hereafter drawing pensions shall be paid \$50 per month - effective on passage and approval.

S. 401

Walker. Relates to widows' pensions.

Approved June 2.

Provides the widow of any person entitled to pension by reason of service in and for the Confederate States during the War between the States shall not be debarred from pension on account of remarriage - effective on approval.

Florida, contd. S. 445

Holland. Relates to indigent sick and paupers. Approved May 13.

Authorizes Board of County Commissioners of Polk County, Florida to levy annually an ad valorem tax upon all real and personal property railroads, telephone and telegraph lines, in an amount not to exceed 3½ mills on the dollar for purpose of maintaining the County Hospital and Farm for indigent sick and paupers — effective on passage and approval.

S. 700

Appropriations Committee. Makes and appropriation to the State Board of Social Welfare.

Approved May 27.

Appropriates \$7,000 out of General Revenue Fund for usc of State Board of Social Welfare for purpose of paying salaries and necessary expenses of Commodities Distribution Division of the Federal Surplus Commodities Corporation for May and June, 1937 - effective on approval.

S. 951

Committee on Temperance. Amends Sections 7 and 9 of Chapter 16774 of Acts of 1935 regulating and taxing the manufacture, distribution and sale of beverages containing more than 1% of alcohol.

Approved June 5.

Imposes a tax of (1) 7 cents per gallon upon malt beverages in bulk containing more than 1% alcohol in weight and when sold in containers of less than one gallon tax shall be seven-eighths of a cent on each pint or fraction thereof (2) at the rate of 20 cents per gallon on manufacturers and distributors of beverages, except malt beverages, containing more than 1% by weight and less than 14% by weight of alcohol (3) 75 cents per gallon on natural sparkling wines shall be paid by manufacturers and distributors - (4) \$1.20 per gallon on beverages containing 14% or more of alcohol by weight, except wincs - authorizes each incorporated city or town to levy and collect a license tax on each manufacturer, distributor, vendor, caterer and club, not to exceed 50% of State and County license tax - appropriates to the old age assistance fund all funds collected by State under this Act and under Boverage Act of 1935, except such funds as are used for the expenses of the Beverage Department - Surplus existing after payment of Old Age Assistance, Blind and Needy Children, shall be paid into State Treasury to credit of County School Fund - effective immediately.

Florida, contd. S. 971

McArthur. Creates a County Welfare Fund in Nassau County.

Approved May 31.

Authorizes Nassau County Board of County Commissioners to levy and assess each year in addition to all other taxes, beginning in 1937, a Special Tax, not to exceed 3 mills on the dollar on all real and personal property in County, for purpose of creating a County Welfare Fund for care and burial of poor people of said County effective on passage and approval by Governor.

S. 1009

Beall. Provides a system of unemployment compensation. Approved June 9.

Excludes agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter or spouse and service performed by a child under age of 21 in the employ of his father or mother, service performed for the State and service performed in the employ of a corporation, community chest, fund or foundation, organized and operated exclusively for charitable purposes - benefits payable 2 years after contributions first accrue at rate of 50% of full-time weekly wages with maximum of \$15 per week and minimum of \$5 or three-fourths of full-time weekly wage, whichever is the lesser partial benefit shall be an amount equal to difference between weekly benefit amount and 5/6 of wages for such week - waiting period three weeks - contributions by employers due January 25, 1938 at rate of 1.8% during 1937, 2.7% after December 31, 1937; future rates based on benefit experience - separate account maintained for each employer - establishes unemployment compensation fund to be administered by the Florida Industrial Commission - Treasurer shall maintain three separate accounts within fund (1) clearing account (2) unemployment trust fund account (3) benefit account - creates in Florida Industrial Commission 2 coordinate divisions (1) Florida State employment service division (2) unemployment compensation division - commission shall cooperate with Federal Social Security Board - effective immediately.

Florida, contd. S. 1111

Social Welfare Committee. Creates a State Welfare Board and District Welfare Boards.

Approved June 10.

Creates a State Welfare Board consisting of 7 members appointed by Governor and confirmed by Senate to serve for terms of four years without compensation - shall administer all social welfare and relief work - provides nothing in this Act shall limit the powers and duties of the Florida Crippled Children's Commission, County Welfare Boards, State Hospital for Tubercular Individuals and the Civilian Rehabilitation Department - provides following children shall be subject to the care of the State Board (a) children with improper guardianship (b) destitute children (c) mentally defective or physically handicapped children (d) morally defective children - State Board shall cooperate with all child institutions or agencies within State - divides State into 12 Social Welfare Districts - establishes in each Social Welfare District a District Board of Social Welfare consisting of one citizen from each County having a population less than 25,000 persons and one or more persons from each County having a population over 25,000 persons - appointed by Governor for term of 4 years, to serve without compensation - Governor shall appoint State Wolfare Commissioner to serve State Board in carrying out purposes of this Act for term of 4 years with salary of \$6,000 per year provides all State and Federal funds administered under this Act shall be deposited with State Treasurer in a separate account - old age assistance of not more than \$30 per month shall be paid to any person who (a) is 65 years of age or older (b) has been a resident of State during 5 years of 9 years immediately preceding application (c) has not sufficient income to provide a reasonable subsistence (d) is not an inmate of any public institution (e) has not made an assignment or transfer of property - monthly assistance of not more than \$30 shall be paid to any blind person who (a) has been a resident of State during 5 years of 9 years immediately preceding application (b) has not sufficient income to provide a reasonable subsistence (c) is not an inmate of any public institution (d) has not made an assignment or transfer of property (e) is not receiving old age assistance - assistance should be granted to any dependent child who (a) has resided in State for one year preceding application (b) was born within State within one year immediately preceding application, if its mother has resided in State for one year immediately preceding birth - appropriates each year from General Revenue Fund (1) \$3,400,000 for old age assistance and aid to needy blind (2) \$400,000 for dependent children's assistance - effective July 1, 1937.

Florida, contd. H. 80

Scales. Relating to payment of pension to designated person upon death of pensioner.

Approved June 10.

Provides that upon the death of any pensioner, all money accrued from the date of last payment to date of death shall be paid to the person who shall have been designated by pensioner - directs Comptroller to pay to the estate of all pensioners who died between August 1, 1933 and the date upon which this Act takes effect all money that had accrued upon the pension of the pensioner at the time of the death of the pensioner - appropriates out of Pension Tax Fund in State Treasury an amount sufficient to pay the sums due - effective immediately upon becoming a law.

H. 1619

Martin. Relates to Florida Works Progress Administration. Approved June 7.

Authorizes Board of County Commissioners of Hillsborough County, and the Board of Representatives of City of Tampa and City Commission of Plant City, to cancel, discharge, abate and adjust county and city taxes on all property both real and personal, occupied or used by Florida Works Progress Administration - effective on passage and approval.

H. 1864

Crary. Relates to poor relief.

Law without approval June 14.

Authorizes County Commissioners of all counties having a population of not less than 5000 nor more than 5400 to levy a tax of not exceeding 2 mills each year on all taxable property within such counties for the purpose of care, support, maintenance and relief of the poor of such counties - effective immediately upon becoming a law.

H. 1993

Christie et al. Relates to County Welfare Boards. Law without approval June 14.

Amends Section 6 of Chapter 9274, Laws of Florida, Acts of 1923 - authorizes County Welfare Boards to receive and administer donations by private parties - authorizes County Commissioners to levy an annual tax on all real and personal property in County not to exceed 6 mills on the total assessed valuation of such County - effective upon becoming law.

H.C.R. 5

Relates to Federal Social Security Act.

Adopted May 14.

Provides that the legislature of the State of Florida enact such laws and regulations which may be necessary to participate in the benefits of the Federal Security Act.

Georgia S.61

Atkinson et al. Relates to reorganization of state welfare activities and administration thereof.

Approved February 26.

Creates a state department of public welfare to consist of state board of public welfare, a director of public welfare and necessary employees -- state b board to consist of director and six additional members, appointed by Governor to serve staggered three-year terms--state board with Director shall be responsible for all policies, rules, and regulations for Department and for fixing standards of service and personnel---State Director whose term runs concurrently with that of Governor and whose salary is \$6000 per annum, is administrative officer of the Department---State Department shall administer all forms of public assistance including general home relief, outdoor care for persons in need, oldage assistance, aid to dependent children, aid to blind or otherwise handicapped; supervise the operation of state charitable and eleemosynary instituions; the supervision of agencies and institutions caring for dependent or mentally or physically handicapped or aged adults; approval of incorporation of charitable agencies; administer all public child welfare services; supervise all correctional activities, including operation of all penal, reformatory and correctional institutions of State; provide services to county governments including organization and supervision of county departments for effective administration of public welfare functions, etc; make rules and regulations as may be deemed necessary to carry out provisions of this act; cooperate with the Federal government in welfare matters of mutual concern in conformity with this act: administer such additional public welfare functions as are hereafter vested in it by law---empowers the Department to create such divisions and allocate functions thereof, necessary to administer this act; to delegate certain operations of Department to other appropriate State agencies; to receive gifts and administer same for welfare purposes: in administering State grants in-aid to require certain acts of cooperation from state subdivisions; and to receive and disburse all State and Federal funds made available for purposes of this act---creates county department of public welfare in each county administered by a county board of public welfare--county board consists of five members appointed by county commissioners --- county board shall appoint a county director of public welfare to act as executive and administrative officer --- County Commissioner shall make appropriations to maintain essary welfare service and to

Georgia, contd.
S. 61, contd.

administrative costs of same within county---the county to be reimbursed by State Department for nine-tenths of said administrative costs---Board of Public Welfare and Board of Control of Eleemosynary Institutions are abolished and the activities, authority, and delegated duties of said boards are transferred to and vested in State Department of Public Welfare, with exception of State Tuberculosis Sanatorium which is removed to State Board of Health---Duties of Veterans' Service Office and Director there-of are transferred to Department---Short title: "The Welfare Reorganization Act of 1937".

S. 98

Relates to maternal and child health service and public health work.

Approved March 27.

Designates State Board of Health as state agency to establish and administer a program for services for purpose of promoting the health of mothers and children; shall cooperate with Federal Government under Title V, Pt. 1, Federal Social Security Act - authorizes State Board of Health to cooperate with Public Health Service of the United States Treasury Department in establishing and maintaining adequate public health services as provided for in Title VI of Federal Social Security Act.

S. 241

Relates to slum clearance projects.

Approved March 30.

Creates in each county of the State a housing authority cannot exercise any powers or transact any business until governing body of city or county shall declare there is need for such - creates a State Housing Authority Board consisting of 5 members - no project shall be undertaken without approval of State Housing Authority Board - an authority shall have power to (1) sue and be sued (2) prepare, carry out, acquire, lease and operate housing projects (3) arrange or contract for the furnishing of a housing project (4) invest funds (5) investigate living and dwelling conditions operation of housing projects not for profit - has right of eminent domain - authority has power to issue bonds for any corporate purpose - all real property of an authority shall be exempt from levy and sale by virtue of an execution - empowers authority to borrow money or accept grants from Federal Government.

Georgia, contd. S. 242

Relates to housing projects.

Approved March 31.

Authorizes any State Public Body to (1) dedicate, sell, convey or lease any of its property to a housing authority or Federal Government (2) cause parks, playground, recreational or community facilities to be furnished adjacent to housing projects (3) maintain streets, roads, alleys, sidewalks, etc., (4) plan or zone any part of such State Public Body (5) enter into agreements with a housing authority or Federal Government - State Public Body may contract with a housing authority or Federal Government with respect to sum which housing authority or Federal Government may agree to pay.

H. 185

Kendrick et al. Provides for a system of unemployment compensation.

Approved March 31.

Creates a system of unemployment compensation - benefits payable 24 months after date when contributions first accrue at rate of 50% of full-time weekly wages with maximum of \$15 per week and minimum \$5 or 3/4 of his full-time weekly wage - partial benefit shall be an amount equal to difference between weekly benefit amount and 5/6 of wages for such week - waiting period two weeks - contributions by employers due July 1, 1937 at rate of (1) 3.6% for six months' period beginning July 1, 1937, provided if total of employers' contributions equals less than 1.8% of annual payroll for calendar year 1937, employer shall pay, not later than January 15, 1938, an additional lump sum contribution for employment for 6 months period beginning July 1, 1937 equal to difference between 1.8% of annual payroll for 1937 and total of contributions at 3.6% for six months period beginning July 1, 1937; shall not exceed 1.8% of annual payroll for 1937 (2) 2.7% during 1938 and thereafter - covers employers of 8 or more individuals - establishes an unemployment compensation fund consisting of (1) clearing account (2) unemployment trust fund account (3) benefit account - creates in Department of Labor a Bureau of Unemployment Compensation under supervision of Commissioner of Labor establishes in Bureau two coordinate divisions (1) Georgia State Employment Service Division (2) Unemploy ment Compensation Division - Commissioner of Labor shall administer Act - shall cooperate with Social Security Board - creates in State Treasury an Unemployment Compensation Administration Fund - term "employment" excludes (1) agricultural labor (2) domestic service in a private home (3) service performed as an officer or member of the crew of a vessel on the navigabl

Georgia, contd. H. 185, contd.

waters of the United States (4) service performed by an individual in the employ of his son, daughter, or spouse and service performed by a child under age of 21 in the employ of his father or mother (5) service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary, or educational purposes (6) service performed for State - effective on passage.

H. 21.8

Grayson. Provides for aid to dependent children. Approved February 26.

Provides for the necessary assistance, supplementing such resources already available in individual cases to provide to all dependent children under the age of sixteen in approved, suitable family homes, a reasonable subsistence compatible with decency and health---State Department of Public Welfare shall supervise the administration of assistance herein by the county departments; make such rules and regulations necessary; and cooperate with said county departments and with Federal government in matters of mutual concern pertaining to assistance to dependent children---county departments to administer provisions of act by counties; to receive applications; investigate same, and grant assistance pursuant to regulations of State Department --- appeal may be taken to State Department --- State Department shall reimburse the counties to the extent of 90% of amount expended for costs of administration and assistance provided under this act; cooperate with Federal Social Security Board; receive and disburse all funds for said purposes of this act received from State and Federal governments. Short title: "Aid to Dependent Children Act." Effective on approval and adequate appropriations for expenditures to be made as provided herein.

H. 219

Grayson. Relates to the assistance to the needy aged. Approved February 26.

Provides old age assistance to any person who has been bona fide resident of State not less than year, has not sufficient income to provide a reasonable subsistence compatible with decency and health, has attained age of 65 years, is not an inmate of an institution, has not transferred property in order to qualify, is not receiving assistance under the Aid to Blind Act of 1937——amount of subsistence to be determined by the county department but shall not exceed \$30 per month——appeal may be taken to State Department——State Department of Public Welfare shall supervise the administration of assistance herein by

Georgia, contd. H. 219, contd.

the county departments; make such rules and regulations necessary; and cooperate with said county departments and with Federal government in matters of mutual concern pertaining to assistance to needy aged --- county departments to administer provisions of act by counties; to receive applications; investigate same; and grant assistance pursuant to regulations of State Department---. provides for recovery from recipient in case same becomes possessed of property in excess of his needs--any assistance to ex-Confederate Veterans and dependent under this act shall be deductible from pension due such person --- on death of recipient funeral expenses, not exceeding \$75, shall be paid if estate of deceased is insufficient to pay same ---- State Department shall reimburse the counties to the extent of 90% of amount expended for costs of administration and assistance provided under this act; cooperate with Federal Social Security Board; receive and disburse all funds for said purposes of this act received from State and Federal governments---provides penalty for attempting to or securing assistance through fraud--Short title: "Old-Age Assistance Act." Effective on approval and adequate appropriations for expenditures to be made as provided herein.

H. 231

Grayson. Provides aid to needy blind. Approved February 26.

Defines a blind person as one whose vision, with corrective glasses, is so defective as to prevent the performance of activities for which eyesight is so essential - assistance shall be granted to any blind person who (1) is 21 years of age or older (2) has not sufficient income to provide a reasonable subsistence (3) is not an inmate of any public institution (4) has not made an assignment or transfer of property (5) has been a resident of State for not less than one year (6) is not receiving old age assistance (7) is not publicly soliciting alms in State - County or District Department of Welfare shall determine amount of assistance - State Department of Public Welfare shall supervise administration of assistance by the County Departments written application for assistance shall be made to County Department in County in which applicant resides appeal may be made to State Department whose decision is final - funeral expenses, not exceeding \$75, may be paid by County Department - County commissioners or Constituted Fiscal or Financial Agent of County shall appropriate annually a sufficient sum up to 10% of cost of administration in each county and cost of paying the assistance - State Department shall reimburse each county public welfare department to the extent of 90% of the amount expended for assistance and administration Ceorgia, contd. H. 231, contd.

of Act - State Department shall cooperate with Social Security Board - authorizes Legislature to appropriate from General Fund of State, sufficient money to provide for administration of and payment of assistance - effective on approval.

H. 532

Pound. Relates to aid to the blind. Approved March 30:

Creates Georgia Factory for the Blind to be operated in two sections, namely, white and colored - provides for production of such supplies as are used by State and its political sub-divisions and the institutions thereof as may be manufactured by blind - factory shall be under supervision of Department of Public Welfare - management shall be a board of seven managers appointed by Governor with State Treasurer, State Superintendent of Schools, Director of Public Welfare, State Supervisor of Purchases and State Supervisor of Vocational Rehabilitation as ex-officio members - each worker in factory entitled to blind aid shall, in addition to amount received as compensation for services in factory, be paid by the Department of Public Welfare the amount paid totally dependent blind persons less half the earnings of said worker - appropriates \$10,000 annually for establishment and maintenance of factory.

H. 700

Pertains to the supervision of aid to crippled children. Approved March 29.

Designates State Department of Public Welfare as agency of State to (1) supervise administration of a program of services for crippled children (2) receive and expend all funds made available by Federal Government, state or its political subdivisions (3) cooperate with Federal Government.

H. 704

Mankin. Relates to public welfare.

Approved March 20.

Repeals an Act approved March 20, 1935, to provide that in counties having a population of 200,000 or more the Board of Commissioners of Roads and Revenues shall have authority to create a County Board of Public Welfare.

H.R. 2

Relates to public welfare.

Approved February 26.

Proposes to voters of State for ratification or rejection at next general election in June, 1937, an amendment to Paragraph 1, Section 1, Article 7, of Constitution of Georgia, to provide for payment of old age assistance, of assistance to needy blind, and to dependent children, and other welfare benefits to be administered by State Department of Public Welfare and to authorize the levying of taxes to effect said purpose.

Georgia, contd. H.R. 64

Lanier ot al. Relates to Public Welfare.

Approved February 18.

Same proposal as that in H.R. 2. See page 8.

Hawaii H. 286

Establishes a public welfare law. Approved May 18. Act 242. Chapter 259A. Creates a board of Public Welfare of 7 members appointed by Governor for term of 4 years - board shall (1) supervise the administration of all public assistance (2) place, or cooperate in placing of, dependent children in suitable institutions or private homes (3) administer child welfare activities (4) administer work with and for the blind (5) cooperate with Federal government - creates in each county a public welfare commission to serve without pay, composed of 7 members in County of Hawaii and 6 members in each of counties of Maui, Kauai and the City and County of Honolulu applications for public assistance shall be made to the commission of the county - a person shall be eligible for old age assistance who (1) is in need and has not sufficient income to provide a subsistence compatible with decency and health (2) resides in the Territory and has so resided for not less than 5 years during 9 years immediately preceding date of application (3) is 65 years of age or more - assistance shall not exceed \$30 per month - a person shall be eligible for blind assistance who (1) is in need and has not sufficient income to provide a subsistence compatible with decency and health (2) resides in the Territory and has so resided for not less than 5 years during 9 years immediately preceding date of application (3) has vision in the better eye, with correcting glasses, of less than 20/200 or a disqualifying field defect sufficient to incapacitate him for self-support assistance shall not exceed \$30 per month - a dependent child shall be eligible for public assistance who (1) is in need and has not sufficient income to provide a subsistence compatible with decency and health (2) has not attained age of 18 years (3) is deprived of parental support or care (4) is living in a suitable family home (5) has resided in Territory for one year immediately preceding application for assistance, or was born within one year immediately preceding application, of a mother who resided within the Territory for one year immediately preceding such birth - each public welfare commission shall administer within its county public assistance to those needy persons and families not otherwise provided for under this Act - transfers all property, (funds on hand collected between the dates of approval of this Act and June 1, 1937) and duties of the Territorial Welfare and Relief Commission to the Board of Public Welfare - all moneys collected prior to approval of this Act shall be deposited in a special fund in territorial treasury within 10 days

Hawaii, contd.
H. 286, contd.

after approval of Act to be used (1) to reimburse in full the several counties for their expenditures made under Sections 7870-7892 and Sections 7893-7902 of Chapter 259 of Revised Laws of Hawaii, 1935, after January 1, 1937 (2) for initial and continuing administration costs of Public Welfare Board until \$50,000 is expended, which amount shall be deducted from the amount allowed for 1937 under Section 51 of this Act (3) for unemployment relief measures in cooperation with any Federal agency - all moneys collected after effective date of this Act shall be paid into a special fund to be known as "Welfare and Unemployment Work Relief Fund" - not in excess of \$650,000 per calendar year inclusive of all administration costs shall be expended in order to secure maximum grants-in-aid from Federal government for dependent children, old age assistance and aid to the blind - any surplus in fund shall be used for various kinds of public assistance and for relief of persons not covered by Social Security Act - not in excess of \$25,000 annually shall be used for aid to crippled children - provisions of Act relating to creation of board shall take effect upon approval of Act - remainder of Act shall take effect June 1, 1937.

<u>aho</u> S. 59

Newport. Relates to employers contributions under the unemployment compensation law.

Approved January 30.

Extends the contribution date under the state unemployment compensation law to March 1, 1937 for the calendar year 1936 - taxes imposed subsequent to December 31, 1936 shall be paid not later than the 25th day of the month following the close of each quarter of calendar year for which said taxes are levied - payment shall be made to the Industrial Accident Board - past due contributions shall bear interest at rate of one-half of one per centum per month until paid - interest collected shall be paid into the Unemployment Compensation Fund - if employer defaults in any payment, the amount due shall be collected by civil action in the name of the State - Act effective from passage and approval.

S. 173

Amends Section 30-1104, Idaho Code Annotated and adds a new Section 30-1104a.

Approved March 11.

Provides no county officer must present any claim, except for his own services, other than claims for burial of indigents - claims of county coroner for burial of county poor heretofore paid by the counties are ecclared legal claims and county coroners are released from any liability to reimburse counties for payment of same - Act effective from passage and approval.

Idaho, contd.
S. 188

State Affairs Committee. Amends Unemployment Compensation Law.

Approved March 18.

Amends Section 3 of act so that partial benefits not payable unless total accumulated over 13 weeks amounts to \$2 or more, full-time weekly wage now determined as most recent wage rate for customary scheduled full-time weekly hours or, alternatively, 1/13 of wages in quarter of highest earning during a period consisting of the next to the last completed quarter and such of the 7 immediately preceding quarters as the Board prescribes, and Board can redetermine full-time wages when necessary benefit duration 20 times weekly benefit amount, or 1/6 of uncharged wage credits during base period (with maximum wage credit of \$390 per quarter) - provision for part-time workers added - definition of employing unit amended to include indirect hiring - definition of unemployment changed to include localized service and tests of control - definitions of total and partial unemployment amended to exclude earnings of \$3 or less from odd jobs - definitions of base period, benefit year, and calendar quarter added - employment service fund made special fund in state treasury effective on approval.

S. 202

State Affairs Committee. Amends the Unemployment Compensation Law.

Approved March 18.

Repeals the provisions relating to contributions by workers effective on approval.

S.J.M. 7.

Neil, Relates to Social Security.

Adopted February 19.

Memoralizes Congress of U.S. and Idaho delegation therein to increase the monthly social security payments to \$50.00 minimum in order to provide more fully for beneficiaries and thereby reduce necessity of said persons seeking employment and depriving able-bodied persons of such employment.

H. 60

State Affairs. Relates to relief.

Approved February 25.

Amends chapter 11, First Extra Session Laws, 1935 by creating a "Cooperative Emergency Revenue Fund" and providing that such fund shall consist of funds appropriated to it by any and all acts passed by the State Legislature—appropriates \$225,000 to "Cooperative Emergency Revenue Fund" to be available for disbursement under direction of governor for relief of distress and unemployment for period, February 1, to March 31, 1937.

Idaho, contd. H. 170

State Affairs Committee. Creates a State Department of Public Assistance.

Approved March 18.

Creates State Department of Public Assistance composed of Governor as ex-officio Commissioner and such other officers as he may designate - shall administer all forms of public assistance and cooperate with Federal Government - State Department shall appoint a county. welfare supervisor for each county in State to perform, under supervision of court, the functions of a probation officer or agent of county in welfare matters -State Department shall organize in each county a county welfare commission consisting of five members to (1) supervise work of county supervisor (2) administer public assistance under supervision of State Department (3) submit to County Board a budget - written application for assistance shall be made to County Department of County in which applicant resides -County Department shall determine amount of assistance to be given - provides cooperative funds to match federal contributions - for assistance to dependent children, the counties shall contribute not less than 1/6 or more than 1/3 of the total cooperative assistance for assistance to needy blind and aged, state shall contribute 2/3 of the matching funds and the country 1/3 - for assistance for other purposes, State Department shall fix the proportion of the counties! contribution - assistance shall be granted to any needy person who (1) is 65 years of age or older (2) has resided in state for at least 5 years within 9 years immediately preceding application (3) is a citizen of United States (4) has not sufficient income to provide a reasonable subsistence (5) is not an inmate of any public institution (6) has not made an assignment or transfer of property - assistance shall be given to any needy blind person who (1) lost his eyesight while a resident of state or shall have resided in state for a period of 5 years during 9 years immediately preceding filing of application, the last year continuous (2) has not sufficient income to provide a reasonable subsistence (3) is not an inmate of any public institution (4) has not made an assignment or transfer of property - assistance shall be given to any dependent child who (1) has resided in state for one year immediately preceding application; or was born within state within one year immediately preceding application, and whose mother has resided in state one year immediately preceding birth of child (2) is living in a suitable family heme - effective from passage and approval.

Idaho, contd. H. 424

State Affairs Committee. Makes an appropriation for Department of Public Welfare.

Approved March 17.

Appropriates out of General Fund, for purpose of paying salaries and wages for period January 1, 1937-December 31, 1938 - (1) Department of Public Welfare (State School and Colony) \$7,200.00 - (2) Department of Public Welfare (Tuberculosis Hospitalization) \$1,200.00 - effective on approval.

H. 437

State Affairs Committee. Relates to Department of Public Welfare.

Approved March 17.

Grants additional powers to Department of Public Welfare -Administration of Federal Grants-In-Aid shall (1) act as agency to receive and administer grants-in-aid for public health from the Federal Government (2) use funds appropriated by legislature (3) enter into contracts and cooperative agreements with counties, municipalities and school districts of state (4) receive and hold in trust, money or property, either granted or donated (5) cooperate with Federal Government (6) advise and provide services for local health units (7) make rules and regulations (8) publish an annual report - counties and municipalities required to bear proportion of total expense of furnishing aid under grants-in-aid -Governor is designated as Ex-Officio Commissioner of Public Welfare - creates in Department following divisions (1) Division of Charitable Institutions (2) Division of Public Health - Commissioner shall appoint a Director for each division - effective on approval.

H. 446

Revenue and Taxation Committee. Relates to Unemployment Compensation.

Approved March 16.

Amends Section 7 of Chapter 12 of Laws of 1935, third extra session - eliminates the requirement as to the payment of contributions by employees under the Unemployment Compensation Law.

H. 454

State Affairs Committee. Amends Unemployment Compensation Law.

Approved March 17.

Changes date contributions payable to Industrial Accident Board by employers for remainder of calendar year 1936, from January 25 to March 1, 1937 - contributions payable subsequent to December 31, 1936 due not later than 25th day of month following close of each quarter of calendar year or oftener in accordance with Board's prescribed regulations - effective on approval.

T<u>llinois</u>
H. 81-2nd spl.

Heckenkamp and Lenane. Relates to an act authorizing certain counties to levy a tax to pay bills incurred for relief purposes before townships took over relief administration.

Approved September 30.

Amends and revises Section 25 of an act to revise the law in relation to counties, approved March 31, 1874, Provides that county boards shall have power to take and have care and custody of all real and personal estates owned by county - to manage county funds and business - to examine and settle all accounts against county - to cause to be erected or provided for a workhouse - to cause to be levied and collected annually taxes for county purposes - in counties having less than 135,000 inhabitants, not exceeding (25) cents on the \$100 valuation - having 135,000 or more-and less than 500,000 inhabitants not exceeding (31) cents on \$100 valuation for 1929 and (25) cents thereafter having 500,000 or more inhabitants, not exceeding (25) cents for 1929, not exceeding (32) cents for 1930, and each even numbered year thereafter, and not exceeding (28) cents for 1931 and each odd numbered year thereafter except for payment of indebtedness existing at . adoption of present State Constitution and payment of interest on and principal of bonded indebtedness heretofore duly authorized for construction of State-aid roads in county duly authorized by vote of people of county - except (1) Mothers Pension Fund (2) County Blind Relief Fund (3) taxes levied for care of paupers and relief of poor and indigent persons in counties under Commission form of Government in 1935 (4) taxes. levied in 1936 by counties for payment of obligations and expenses lawfully incurred prior to July 1, 1936 any additional tax levied goes into a special fund to be used only for care of paupers and relief and support of poor and indigent persons - said tax shall not exceed  $30\phi$  on \$100 valuation - any taxes heretofore or hereafter levied for care of paupers and relief of poor and indigent persons in county under Commission form of Government may be used for payment of warrants issued against and in anticipation of such taxes accrued interest thereon may be used for payment of costs of administering such care and relief - in counties of less than 500,000 inhabitants 5% monthly of total moneys received from all sources - counties of 500,000 or more 8% monthly, provided taxes shall not exceed estimated amount of taxes to be levied for such year.

Illinois, contd.
H. 85-2nd spl.

Devine. Amends law to legalize the relief financing set up.

Approved September 30.

Amends sections 4, 6, 7 and 10 of Article III, section 3 of Article IV, sections 8 and 10 of Article VI and adds section 3a to Article III of the Township Act authorizes County Board to detach township territory lying within any city, village or incorporated town when both units are charged with the duty of poor relief - detached territory may be annexed to existing township within such city, village or incorporated town - present officers shall continue as such until next election - Property and debts follow the township abates 1936 poor relief tax in such townships - allows three mill poor relief tax to be levied for balance of current fiscal year and each year hereafter but not to exceed actual township relief needs - extends time for special town meeting for raising poor relief money until November 1, 1936 - Emergency.

H. 86-2nd spl.

Devine. Companion bill to H. 85-2nd spl. Approved September 30.

Amends section 1 of Article VIII of the Cities and Villages Act - City Council or Board of Trustees shall ascertain the total amount of appropriations for all corporate purposes legally made and to be collected from the tax levy of that fiscal year - aggregate amount of taxes levied exclusive of (1) amount levied for payment of bonded indebtedness or interest thereon (2) taxes authorized by Acts which provide that such taxes shall be in addition to taxes for general purposes, for year 1936 and every year thereafter, shall not exceed the rate of one and twenty nine hundredths (1.29) per centum or the rate that will produce, when extended, the sum of \$37,000.000.00, whichever may be greater → shall not exceed the rate of 2/3 of one per centum upon the aggregate valuation of all property therein - if City, County or Board of Trustees shall desire to levy in any one year more than 2/3 of one per centum, a proposition for an assent must be submitted to voters at any general or special election - number of years not to exceed five (5) that such additional amount may be levied - permits city or village of over 500,000 inhabitants to levy the maximum authorized tax for poor relief for the balance of the present fiscal year and for each fiscal year thereafter but such tax shall in on case exceed the amount needed for poor relief purposes. <u>H. 87-2nd spl.</u>

Devine. Amends Section 122 of "An Act for assessment of property and for levy and collection of Taxes", approved March 30, 1872.

Approved September 30.

Provides that the proper authorities shall certify to County Clerk the amounts which they require to be raised by taxation - Clerk of any town in which electors have provided tax levy to provide for relief during 1935 shall certify only amount of taxes required to satisfy any unpaid obligation incurred prior to July 1, 1935 in cases where no other funds are available - provides that the proper authorities of any township charged with the duty of providing poor relief may for the year 1936, file the certificate or supplemental certificate of the amount required for such purpose at any time prior to November 5, 1936.

H. 88-2nd spl.

Devine. Relates to the financing of relief. Approved September 30.

Amends section 25 of the County Act - provides that the tax authorized for poor relief shall not exceed the amount needed in such county for such purpose and shall not together with other taxes levied for county purposes exceed any constitutional limitation - Emergency - Act takes effect upon its passage.

H. 92-2nd spl.

Devine. Relates to the apportioning of relief funds. Approved September 30.

Amends section 2 of the Illinois Emergency Relief Act.
Provides the monthly relief needs of each county or
local governmental unit shall be in the ratio of the
total amounts from all sources required to be expended
for its relief needs -> after November 1, local
governmental units must levy maximum poor relief tax
in order to receive State aid.

H. 93-2 spl.

Devine. Extends the 3% sales tax until July 1, 1937 after which it shall be 2%

Approved December 11.

Amends sections 2 and 3 of the Retailers! Occupation Tax Act approved June 28, 1933 - imposes tax upon persons engaged in business of selling tangible personal property in this state at retail rate of (1) 2% of gross receipts from such sales made upon or after the taking effect of this Act and prior to July 1, 1935 (2) 36 gross receipts on and after July 1, 1935 and prior to May 1, 1937 (3) 2% of gross receipts after April 30, 1937 - exempts business in interstate commerce or business not subject to taxation by this State - money received on account of sales made prior to July 1, 1935, and after April 30, 1937 shall be paid into the Occupational Tax Fund in State Treasury - money received on account of sales made on and after July 1, 1935 and prior to May 1, 1937, one-third shall be paid into Emergency Relief Fund in State Treasury and balance paid into the Occupational Tax Fund - Act effective on passage.

Illinois, contd.
H. 94-2 spl.

Devine. Extends 3% utility tax until July 1, 1937 after which it shall be 2%.

Approved December 11.

Amends sections 2 and 3 of the Public Utility Tax Act approved June 27, 1935 - tax of 3% of gross receipts imposed on each public utility until May 1, 1937 and 2% thereafter - exempts (1) any transaction in interstate commerce (2) any receipts from business required to pay a tax under the Retailers' Occupation Tax Act - money received on business done prior to May 1, 1937 shall be paid into the emergency relief fund in State Treasury - money received after April 30, 1937 shall be paid into general revenue fund in State Treasury - effective from passage.

H. 95-2 sol.

Devine. Increases the relief appropriation. Approved December 11.

Appropriates to the Auditor of Public Accounts from the Emergency Relief Fund \$32,000,000 to provide relief - rate not to exceed \$2,500,000 for August, 1936 and \$3,000,000 for each month thereafter - appropriates to the Illinois Emergency Relief Commission from the emergency relief fund \$6,000,000 to be expended at a rate not to exceed \$2,000,000 during each thirty day poriod, for the purpose of providing relief until July 1, 1936 - Act effective from passage.

H. 93-2 spl.

Devine. Authorizes the State Auditor and Treasurer to make necessary fund transfer for relief appropriation.

Approved December 11.

Amends section 1 of an Act providing for transfer of money to Emergency Relief Fund from General Revenue Fund, approved August 15, 1936 - Auditor of Public Accounts and State Treasurer shall transfer during month of August 1936, and monthly thereafter, until June 1, 1937, from General Revenue Fund to Emergency Relief Fund, an amount sufficient to make \$2,500,000 available during month of August, 1936 and \$3,000,000 available in each month thereafter until June 1, 1937 - excess money in Emergency Relief Fund shall be used to repay the General Revenue Fund - Effective from passage.

H. 97-2 spl.

Devine. Amends Section 2 of "An Act to provide relief to needy persons" approved February 6, 1932.

Approved December 11.

Commission shall provide relief to residents of State until July 1, 1936 - of money paid into Emergency Relief Fund. after July 1, 1936, a sufficient amount shall be reserved by Auditor of Public Accounts for payment of any obligations incurred by commission - balance shall be allocated among counties for relief of necessitous persons - commission, until June 1, 1937, shall determine amounts to be allocated - money shall be paid to county treasurer - no money shall be allocated after November 1, 1936 unless county has levied the maximum amount of taxes which under the law it may levy - Act effective from passage.

Illinois, contd.
H. 98-2 spl.

Adamowski. Amends Section 122 of "An Act for the assessment of property and for the levy and collection of taxes", approved March 30, 1872.

Approved December 11.

Proper authorities of towns, townships, districts and incorporated cities, towns and villages shall, annually, before second Tuesday in August, certify to county clerk amounts required to be raised by taxation - only such amount of tax shall be extended as is required to provide for relief and support of indigent persons prior to July 1, 1935 - for year 1936, proper authorities of any (1) township may file certificate or supplemental certificate at any time prior to November 5, 1936 (2) incorporated town may file certificate or supplemental certificate prior to December 31, 1936 - Effective on passage.

H. 99-2 spl.

Adamowski. Amends section 14a of an Act to revise the law in relation to paupers and adds Section 17b thereto.

Approved December 11.

Provides that cities, villages and incorporated towns with population of more than 500,000 inhabitants and all incorporated towns which have superseded civil townships, shall relieve and support all poor and indigent persons lawfully resident therein - supervisor of any incorporated town which has superseded a civil township shall be ex-officio the overseer of the poor of such town - have same power and duties as are prescribed for overseers of poor in townships - Act effective on passage.

H. 100-2 spl.

Adamowski. Gives certain incorporated towns power to levy a tax for poor relief.

Approved December 11.

Levies an annual tax not to exceed 3 mills on the dollar on all taxable property in an incorporated town which has superseded a civil township for the purpose of providing relief - all money received shall be paid into a special fund in town treasury - tax may be levied at any time prior to December 31, 1936 for payment of relief beginning July 1, 1936 to the end of said fiscal year - Act effective from passage.

S. 63

Monroe, Relates to flood relief.

Approved May 7.

Creates an Inter-State Flood Relief and Prevention Commission, to consist of 2 Senators, 2 members of the House of Representatives, and one citizen appointed by the Governor from the State at large - said commission is to cooperate with agencies of other states and the Council on State Governments for the formulation of plans for flood relief, control and prevention - Commission to recommend legislation to General Assembly - appropriates \$3,000 to carry out provisions of Act. Effective on passage.

Illinois, contd. S. 192

Madden. Relates to blind relief.

Approved April 29.

Appropriates \$1,000,000 from Blind Relief Fund in State
Treasury to Auditor of Public Accounts for reimbursement
to counties on account of moneys paid for blind benefits
as provided by Blind Relief Act of May 11, 1903, as
amended - appropriation is in addition to moneys appropriated by the 59th General Assembly for that purpose effective on passage.

S. 193

Madden. Relates to Blind Relief Fund. Approved April 29.

Amends Section 6 of Horse Racing Act - provides that as soon as may be after the taking effect of this amendatory Act, the Auditor of Public Accounts and the State Treasurer shall transfer the sum of \$500,000 from the Agricultural Premium Fund to the Blind Relief Fund in the State Treasury - eliminates provision that \$500,000 be transferred from Agricultural Premium Fund to the General Revenue Fund in the State Treasury - provides that only such sums as in the opinion of the Director of Agriculture, in excess of the amount necessary for the purposes herein stated, shall be transferred to the State's General Revenue Fund - eliminates provision that all appropriations payable from the "State, County Fair and Agricultural Extension Club Premium Fund" shall be payable from the "Agricultural Premium Fund".

S. 252

Ward. Relates to public tuberculosis sanitariums. Approved May 7.

Amends sections 1 and 2 of the Cities and Villages
Public Tuberculosis Sanitarium Act - provides that the
tax for such purpose in cities and villages of more
than 200,000 shall not exceed .7 of a mill or a rate
that will produce an amount not to exceed \$2,850,000,
whichever shall be greater, for the years 1937 and
1938 and thereafter said rate shall be .7 of one mill
or a rate that will produce when extended \$2,500,000,
which ever shall be greater - provides that such tax
in cities and villages of more than 200,000 shall be
retrospective in its operation for the year 1937 and
authorizes an additional or supplemental tax for 1937
to make the new tax rate effective - repeals provisions
relating to such tax for the years 1934 and 1935.

S. 262

Graham. Makes an appropriation to the Department of Public Welfare.

Approved July 3.

Appropriates \$45,000 to Department of Public Welfare from Agricultural Premium Fund, for biennium ending June 30, 1939, for assisting disabled veterans of any war, their widows and orphans who are patients or residents of State and Federal hospitals, or homes in this State having more than 30 such patients or residents.

Illinois, contd. S. 271

Ward. Relates to poor relief taxes.

Approved May 13.

Provides that surplus local poor relief taxes levied for 1936 may be used for poor relief for any year after the year for which taxes were levied - validates such use where heretofore made - validates poor relief tax for 1936 - prevents objection thereto on the grounds that said tax was in excess of the needs - effective from passage.

S. 379

Ward. Relates to relief of residents of State who are in necessitous circumstances.

Appreved June 15.

Makes an additional appropriation of \$3,000,000 from the Emergency Relief Fund to the Auditor of Public Accounts, to be expended under the direction of the Governor, together with other moneys, at a rate not to exceed \$3,000,000 for each 30 day period, to provide poor relief - effective on passage.

S. 406

Gunning, et al. Relates to drainage districts. Approved June 12.

Authorizes organization of drainage and levee districts for the purpose of accepting works constructed or proposed to be constructed by the Federal Government and authorizes existing districts to accept such works - empowers 2 or more contiguous districts or 2 or more districts constituting a compact territory to cooperate in accepting and maintaining such works - provides that any districts accepting such works shall have power to comply with all conditions imposed by the Federal Government in connection with same, including the furnishing of rights of way - sets up method of procedure through county or circuit courts as to creation of such districts.

S. 408

Relates to State Housing Act.

Approved July 7.

Amends Sections 3, 8, 11 and 17 of Housing Authorities
Act, adds sections 20 to 27, each inclusive thereto,
and repeals sections 15 and 16 thereof - provides for
creation of housing authorities in cities, villages and
incorporated towns of more than 25,000 inhabitants, or
in any county, by State Housing Board, upon governing
authorities of such municipalities adopting and forwarding a resolution to State Housing Board, and the
State Board's determining that need therefor exists provides for State Board creating such authorities upon
its own initiative or upon petition - provides for
method of appointment of commissioners to constitute
an authority - authorizes Housing Authority to act as
agent for any government with respect to matters re-

Illinois, contd. S. 408, contd.

lating to housing, and this Act - removes power to mortgage or pledge any property - requires annual report to presiding officer of municipality wherein it, is created - revises bond issuing power of authorities regulates manner of issuance - authorizes refunding bonds - extends area of operation of housing authorities of cities, villages and towns - empowers authority to grant certain powers to bond holders as to enforcement of bonds - sets out additional powers of bondholders sets out standard for housing authorities in determining rentals for dwellings operated by it - sets out requirements for tenants - authorizes acceptance of grants and loans from the Federal Government, and the procurement of insurance of the Federal Government as to payment of bonds, and to do all things necessary to secure Federal aid or cooperation.

S. 409

Menges. Relates to State Housing Act. Law without approval July 13.

Authorizes any State public body, as herein defined to grant its property to a housing authority or to the Federal Government, make improvements in support of a housing program, lend its employees to a housing authority, make exceptions from building ordinances, lend money to the authority or enter into other contracts - all of said powers are for the purpose of aiding in the planning, construction, alteration, operation, etc., of housing projects located within the area of the State public body - any such body may buy housing bonds on projects within itselimits.

S. 410

Menges. Relates to Housing Authorities.

Approved July 6.

Validates all proceedings of housing authorities under provisions of Housing Authorities Act - provides that such housing authorities are constituted and declared to be bodies corporate and politic.

S. 436

Lee and Harper. Relates to unemployment compensation. Approved June 30.

Provides for a system of unemployment compensation —
Director of the Department of Labor is given the power
to administer the provisions of the Act — covers em—
ployers of eight or more employees on some portion of
a day within each of 20 calendar weeks within either
the current or preceding calendar year — exempts
agricultural labor, domestic service, service as an
officer or member of the crew of a vessel on the
navigable waters of the United States, service per—
formed in employ of a son, daughter or spouse, and
service of a minor in employ of a father or mother;
service performed in employ of this State, or any
other State, or the Federal government, or instrumen—
tality or political subdivision thereof; service per—
formed in the employ of certain religious, charitable,

Linois, contd. S. 436, contd.

scientific, literary or educational organizations, and service where unemployment compensation is payable under an Act of Congress - provides method whereby an employer ceases to be subject to payment of contributions under the Act - provides method of election for employers not otherwise subject, to become subject to the Act - benefit payments first become payable July 1, 1939; all such benefits are to be payable through employment offices - benefits payable at the rate of 50 per cent of the full time weekly wage but not more than \$15 per week nor less than \$5 or three-fourths of weekly wage whichever is the lesser - compute wage credits for each quarter by wages earned or \$390, whichever is the lesser - maximum total benefits payable is not to exceed, whichever is the lesser, of 16 times weekly benefit amount, or one-sixth of his uncharged wage credits accrued during the first eight out of the last nine completed calendar quarters prior to which benefits first become payable - sets out requirements for eligibility for benefits and requires a waiting period of 3 weeks before benefits are payable - provides certain disqualifications, for which benefits will not be payable for not to exceed six weeks - makes provision for seasonal and irregular unemployment - provides method for filing claims at employment offices, and for adjudication thereon deputy provided for in each office, to make original determination - findings to be transmitted to the director in certain cases - provides for a method of review by referees and the Board of Review; and for appeal therefrom to the courts - contributions become payable on and after July 1, 1937 - provides for a 3.6 per cent contribution (all contributions being based upon payroll) by employers for latter half of 1937, and 2.7 per cent for each year thereafter; except that a merit rating is provided for the year 1943 and thereafter based on accumulation of contributions in an employer's account over and above benefit payments - provides for a committee to aid in formulating rules governing administrative methods - all moneys are pooled for payment of any benefits due under the Act -Treasurer acts as ex-officio custodian of funds; money collected paid into Unemployment Trust Fund in the Federal Treasury, to credit of State's account therein money to be withdrawn therefrom only to pay benefits on requisition of Director - Act places administrative employees under civil service - administrative costs to be paid by Federal government - authorizes creation of additional employment offices.

Illinois, contd. S. 489

Ward. Provides for relief of needy persons.

Approved June 30.

Amends section 2 of an Act to provide for relief of needy persons - extends to July 1, 1939 instead of July 1, 1937, the duties of the Emergency Relief Commission under the Act - provides that each local governmental relief unit shall receive, as State aid, the difference between its total monthly relief needs and the sum obtained by dividing 75% of available relief resources by the number of months from the date of allocation until the last date for next relief tax levy, or by 12, whichever is the lesser number.

S. 501

Ward. Provides for relief of needy persons.

Approved June 30.

Appropriates \$70,000,000 to the Auditor of Public Accounts from the emergency relief fund for providing relief as provided, by the relief Act, to residents of Illinois who are in destitute and necessitous circumstances, to be expended under the direction of the Governor at a rate of not to exceed \$2,900,000 per month → appropriates \$2,600,000 to the Illinois Emergency Relief Commission for the purpose of administering the provisions of the relief Act, to be expended at a rate not to exceed \$100,000 per month.

S. 502

Woodard. Relates to emergency relief and old age assistance.

Approved July 8.

Provides for a committee of six members of the General Assembly consisting of 3 Senators to be selected by the President of the Senate, upon the advice and consent of the Executive Committee thereof and 3 members of the House to be appointed by the Speaker, to investigate the handling of emergency relief and old age assistance funds — Committee to hold hearthigs and to have power to issue subpoenas and subpoenas duces tecum — appropriates \$10,000 to the Committee — Committee may employ a secretary and other necessary help.

S. 505

Ward. Relates to a laborers! and retirement board employees! annuity and benefit fund.

Approved July 7.

Amends sections 12, 36, 40, 47, 53 and F9 of the Laborers' and Retirement Board Employees' Pension Act of 1935, applicable in cities over 200,000 - extends definitions of various terms - exempts present employee from ban imposed on other contributors from being credited with benefits upon re-entrance into the service - provides method for computing benefits where employee is on a part time basis - excludes from ordinary disability benefit, persons disabled as a result of chronic alcoholism or pregnancy - permits participants to shift to police or fire pensions - provides for situation where participant is employed in a different position from that under which he is classified - authorizes payment to unmarried child under 18 years of age.

Illinois, contd.
H. 58

Relates to public works.

Approved March 3.

Authorizes the cities, villages or incorporated towns to issue bonds, and validates prior issue thereof, in excess of any statutory, but not of constitutional debt limitations, for the purpose of prosecuting public work projects, and of securing Federal aid for same. Effective on passage.

H. 86

Cutler. Relates to relief for dependent children. Approved June 25.

Amends section 11 of the Aid to Dependent Children Act provides that if a conservator is appointed for any
mother who has qualified and is receiving aid under
this Act, such relief may thereafter be paid to such
conservator for the benefit of the child or children
of such mother for such period of time and subject to
such supervision as the court granting such relief
deems necessary.

H. 101

F. W. Lewis, et al. Provides for revision of tax levy of 1936 for relief.

Approved March 4.

Amends section 121 of 1872 Revenue Act - provides that counties under township organization may, prior to March 15, 1937, amend, revise or adopt its 1936 tax levy for the purpose of including taxes for the payment of poor relief expenses incurred prior to July 1, 1936 - permits tax anticipation warrants on such later levy to replace any which might have been issued against the former tax - emergency.

H. 119

Thon. Relates to blind, deaf and insane children. Approved May 1.

Amends Section 5 of Schools for Deaf and Blind Act, approved April 23, 1929, to provide that such schools shall only be maintained for children who are of sound mind.

H. 176

Powell, Randolph, McAlpin, Field, Palmer, Reavill, F.W. Lewis, and Dale. Relates to flood relief.

Approved March 16.

Appropriates \$500,000 to the Department of Finance for emergency expenses incurred due to flood disasters in State - specifies what constitutes emergency relief for this purpose and provides that disbursement from this appropriation shall be only for such purposes and to the extent approved in writing by the Governor - effective on passage.

Gorman, Scot and Growley. Relates to public health boards. Approved March 4.

Provides for the creation, establishment and maintenance of public health boards in cities and villages of more than 100,000 but less than 200,000 inhabitants, which adopt the Act by a referendum of the voters therein - authorizes an annual tax levy of not to exceed one mill on the dollar of the value of the taxable property therein - such tax shall be in addition to all other taxes such city or village is authorized to levy - money to be kept in a separate fund - creates a board of directors of said board - said board is to promulgate rules and regulations and to have exclusive control of expenditure of moneys in fund - said board is to hire employees - allows certain emergency rules without being made part of an ordinance - gives power to arrest to employees for violation of health ordinances - provides method for discontinuance of public health department.

H. 218

Gorman, Scott and Crowley. Relates to public health boards. Approved March 20.

Amends Section 76 of Article V of the Cities and Villages
Act - excepts from the powers of cities and villages, the
power to create a board of health where such city or village has adopted "An Act to authorize Cities and Villages
of more than 100,000 but less than 200,000 inhabitants to
establish and maintain public health boards and to levy
an annual tax therefor", and maintains such board.

H. 220

Adamowski. Relates to an appropriation for the Depart-ment of Public Welfare.

Approved April 10.

Appropriates \$750,000 to the Department of Public Welfare from the working fund for industries at charitable and penal institutions to keep these industries working and inmates employed - effective on passage.

H. 246

Adamowski. Relates to funds to be used for relief. Approved March 11.

Imposes a tax upon persons engaged in the business of transmitting telegraph or telephone messages or of distributing, supplying, furnishing or selling gas or electricity for use or consumption at the rate of three per cent of the gross receipts from such business until July 1, 1938, and two per cent after June 30, 1938 — requires filing of returns conveying certain stated information, and the payment of the tax herein imposed on or before April 15, 1937, and the 15th of each month thereafter to cover business during all or part of preceding calendar month — provides for correction of deficient returns and determination of tax in case of failure to make a return and affords opportunity

Illinois, contd. H. 246, contd.

for hearing - imposes certain penalties for failure to pay the tax - provides for refunds of erroneous payments of tax - requires keeping of books and records for two years - Act to be administered by Department of Finance, which is authorized to hold investigations and hearings, subpoena witnesses, apply to court to compel attendance of witnesses, giving of testimony and production of books, records, etc. and to take depositionsall information received from returns filed under this Act shall be confidential except for official purposes - provides for review of departmental findings by certiona and method of notice - appropriates \$75,000 to administer Act - creates penalties - declares emergency.

H. 272

O'Neill and Andy. Amends Civil Administrative Code. Approved June 4.

Amends sections 5 and 9 of Civil Administrative Code - creates office of Superintendent of Women's and Children's employment in Department of Labor - fixes salary at \$3600 per annum.

H. 324

Lenane. Relates to an appropriation for the Department of Public Works and Buildings.

Approved April 15.

Appropriates \$25,000 to Department of Public Works and Buildings for State's share of drainage project to serve the Soldiers' and Sailors' Home at Quincy effective on passage.

H. 563

Adamowski. Amends Retailers Occupation Tax Act. Approved April 29.

Amends sections 2 and 3 of the Retailers' Occupation Tax Act - fixes February 15, 1939 instead of May 1, 1937 as the date when the tax hereunder is to be reduced from 3 to 2 per cent - of the moneys collected prior to February 14, 1939, one-third thereof shall be paid into the Emergency Relief Fund and the balance into the Occupational Tax Fund and thereafter only into the Occupational Tax Fund.

H. 564

Adamowski. Relates to the relief fund.

Approved April 29.

Amends section 1 of an Act "providing for the transfer of money to the Emergency Relief Fund from the General Revenue and providing for its repayment", approved August 15, 1936 - transfers \$2,500,000 for month of August, 1936 and \$3,000,000 a month thereafter until March 15, 1939 - effective on passage.

H. 565

Adamowski. Relates to Emergency Relief Commission. Approved April 29.

Amends Section 2 of an Act to provide for relief of needy persons - provides that the Emergency Relief Commission, until July 1, 1937 instead of June 1, 1937, shall determine and certify to the Auditor of Public Accounts amounts to be allocated to the several counties monthly.

Boyle. Relates to a deficiency appropriation for Department of Public Welfare.

Approved May 19.

Makes a deficiency appropriation of \$1,400,000 to the Department of Public Welfare for operation for the use of its charitable and penal institutions, to be apportioned accordingly with its needs - effective on passage.

H. 682

Johnson. Relates to relief allowance. Approved July 9.

Adds section 20a to the Pauper Act and provides that the overseer of the poor shall submit monthly state- . ments, of all employables in the township or road district receiving relief from the overseer, to the township highway commissioner, county superintendent of highways and the superintendent of streets of any city, village or incorporated town in his juridisction authorizes said officers to give employment to persons on such list for work on roads under their respective jurisdiction - provides for a period of employment for each relief recipient during each month - provides that no other compensation than the relief allowance shall be paid to such recipient for the performance of such work - prevents the furnishing of further relief to any person who refused such employment.

H. 701

Teel. Provides for local improvements with Federal aid. Approved July 6.

Amends sections 7, 10, 39, 41, 42, 59, 72, 73, 74, 74a, 75, 76, 76a, 77, 77a, 78, 79, 80, 81, 82, 83, and 84. of the Local Improvement Act, and adds sections la, 83a and 84a thereto - authorizes any city, village or incorporated town which has or may hereafter enter into an agreement with the Federal Government or agency thereof, or other governmental agency, for the construction of any local improvements authorized by law, including outfall drainage sewers, with the aid of a Federal grant of money, services or materials for the purpose of raising its portion of the funds therefor, to levy a special tax or special assessment on property benefited - provides that the levy and collection and proceedings incident thereto shall be carried on, in conformance with the provisions of this Act, in so far as the said provisions are applicable - sets out proceedings necessary where the improvement is to be carried on with the aid of a grant from the Federal Government or agency thereof.

H. 713

F. W. Lewis. Relates to old age assistance.

Approved June 12.

Makes a deficiency appropriation of \$500,000 to the Department of Public Welfare for the purpose of administering the Old Age Assistance Act - effective from passage.

Boyle. Relates to Department of Public Welfare. Approved July 1.

Appropriates \$31,869,472 for the ordinary and contingent expenses of the office of the Department of Public Welfare until the expiration of the first fiscal quarter after the adjournment of the next regular session of the General Assembly - appropriates \$65,000 to the Department to pay for conveyance of persons committed to certain institutions; \$341,620 to pay cost of supervising children of Illinois Soldiers and Sailors Children School and boys at St. Charles School for boys; \$87,470 for Illinois Eye and Ear infirmary for prevention of blindness;

\$2,250,000 for a working fund for State institutions;

H. 898

Boyle. Pertains to various biennial appropriations. Approved July 1.

\$1,000,000 for payment of mothers' pensions.

Makes the following biennial appropriations for boards and commissions:

Board of Vocational Education	\$ 437,200
Vocational Rehabilitation of Injured	
Persons	450,020
Board of Education, excess cost of	
educating deaf, blind and delinquent	
children	500,300
Schools for crippled children	800,000
Board of Education for the blind and	
deaf and dumb	30,000
Commission for physically handicapped	
children	7,500
State Housing Board	38,320

H. 902

Boyle. Relates to Department of Public Welfare.

Approved July 2.

Reappropriates \$7,624,669.21 to the Department of Public Welfare for permanent improvements for State charitable, penal, correctional, research and educational institutions to relieve crowded conditions at such institutions.

H. 916

Boyle. Relates to old age assistance.

Approved July 1.

Appropriates \$49,309,363 to Department of Public Welfare for the administration of the provisions of the Old Age Assistance Act - of the above appropriation, \$23,150,060 is payable solely from moneys received from the Federal Government.

Committee on Judiciary. Relates to County Welfare Departments.

Approved July 9.

Provides for welfare departments in counties of less than 500,000 - repeals present law pertaining thereto - Department shall consist of a superintendent and an administrative staff chosen by him subject to approval of the State Department - County superintendent shall be determined by competitive examination from among 5 persons submitted by the county board to the State Department, which shall certify the names of those found eligible to the board for its selection for a 4 year term - Superintendent shall have charge of old age assistance, investigate general welfare problems, and serve as State Department's executive officer for all forms of public assistance - administrative costs to be paid by the State.

H. 959

Committee on Judiciary. Amends old age assistance act. Approved July 9.

Amends sections 1, 2,  $2\frac{1}{4}$ , 9, 10, 11, 12,  $12\frac{1}{4}$ ,  $12\frac{1}{2}$  and 17 of the Old Age Assistance Act, adds sections  $7\frac{1}{2}$  and 131 and repeals sections 7 and 8 - requires applicant to list insurance policies - makes decision of county department advisory in case of an award; final in case of denial, but allows appeal to be heard in the county where the applicant resides - removes provision for appeal where award is deemed inadequate - permits appeal from decision of Circuit Court - requires State to file claim against an estate only if other creditors do - defines homestead - repeals provisions concerning retention of realty by surviving spouse - transfers, from county to State Department, the duty of prosecuting claims - provides that any deed by a recipient which is not recorded or registered, or which states no consideration, or where consideration is not adequate shall be prima facie fradulent as to the State Department and that rescission suit may be filed; authorizes recovery of assistance in same action - assistance inproperly obtained shall be a lien on all property.

H. 1001

McGrath, Foster and Vander Vries. Relates to relief and support of poor and indigent lawful residents. Approved June 25.

Amends sections 8 and 10 of Article VI of the Township
Act - authorizes a special town meeting prior to
July 1, 1937 to abate any tax heretofore levied during
1937 by such township for the purpose of providing
relief and support of its poor and indigent lawful
residents.

Illinois, contd. H.J.R. 53

Adamowski, Relates to child welfare.

Adopted June 24.

Provides that the Governor appoint a committee of such number of persons as he deems necessary, chosen because of their special fitness, representing the Senate, the House and the Department of Public Welfare, the field of child welfare throughout Illinois, including Juvenile Courts, to conduct studies into the legislation of Illinois relating to child welfare and the operation thereof as may be necessary to satisfactorily revise such legislation in order to adequately protect child life and to make a report to the 61st General Assembly.

Indiana

S. 171

Gottschalk. Amends Sections 32, 52 and 95 of an Act entitled "An Act concerning public welfare", approved March 18, 1936.

Approved March 5. Chapter 47.

Permits charitable institutions in existence 5 years having persons eligible for Social Security benefits to receive amounts equal to those which such persons would receive if not in the institution.

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McBride, et al. Relates to poor relief investigators. Approved March 11.

Authorizes township trustees to employ supervisors, investigators and other necessary assistants in administration of poor relief - number of supervisors shall not in any one month exceed one such supervisor for first four investigators except when there are more than four, then one of each nine investigators or major portion thereof so employed - pay shall be (1) \$165 per month when employed by any township located in county having city of first class (2) \$150 per month where there is city of second class and (3) \$135 per month in any other township - no person shall be employed as a supervisor unless (1) he has been employed as investigator in Indiana for one year (2) is now employed as a supervisor (3) is a graduate of a college accredited by State Department of Education and has been a resident of State for two years immediately preceding employment - number of investigators shall not in any month exceed one investigator for 150 families - salary shall be (1) \$115 per month where investigator has been employed one year (2) not in excess of \$100 otherwise - must be high school graduate at least 21 years of age - Act effective from passage.

H. 154

Thompson. Relates to flood relief. Approved January 30. Chapter 4.

Appropriates \$250,000 out of general fund in state treasury for flood relief - expenditure of money to be under direction of Governor - money available upon taking effect of this Act - shall continue to be

Indiana, contd.
H. 154, contd.

available until expended or until purposes for which the appropriation is made shall have been attained - Act effective after passage.

H. 224

Amends Unemployment compensation act generally. Approved, March 9.

Amends Unemployment Compensation Law, Chapter 4, Acts, Special Session, 1936, approved March 18, 1936, generally to provide state wide system of unemployment compensation covers employers of eight or more persons - excludes (1) service for U.S., this state, any other state, or any subdivision of any of them; (2) service within jurisdiction of Federal unemployment compensation system unless brought within state system by appropriate action; (3) agricultural labor; (4) domestic service in private home; (5) service on vessel on U. S. Navigable waters; (6) service for members of immediate family; (7) casual labor not in the course of the trade or business of the ploying unit; and (8) corporations, community chest, fund, foundation, organized and operated exclusively for religious, charitable, scientific, literary, or educational purposes, or for prevention of cruelty to children or animals - wages include all remuneration, including bonuses and commissions, for personal services payable to an individual by an employer with respect to employment - contributions accrue and become payable on and after April 1, 1936 - employees to contribute 1.2% of payroll for 9 months beginning April 1, 1936; 1.8% in 1937 and 2.7% after 1937 except said rate is subject to change by Board after March 31, 1939, based on actual benefit experience - employees to contribute .9% of pay for employment, January 1, 1937 to March 31, 1937, inclusive - all amounts contributed to fund by employer shall be credited to separate reserve accounts in addition to the separate reserve accounts there shall be maintained a pooled account, made up of 1/6 of contributions of employers plus all contributions of employees plus any reserve account balance of employers having ceased for 2 years to be subject to this act pooled account to meet requirements for benefits in excess of amount of reserve accounts - benefits payable 24 months after date contributions are due, at weekly rate of 4% of total wages in quarter in which same were highest during first 4 quarters of persons base period, with \$15 weekly maximum and \$5 weekly minimum waiting period 2 weeks - Act includes provisions permitting the establishment after January 1, 1939, of a quaranteed employment plan by any employer complying with requirements herein and regulations of Board therefor provisions made for filing of claims for benefits and for hearing and adjudication thereof by tribunals and review board to be established by Board - creates unemployment compensation division in department of treasury administered by an unemployment compensation board - board to consist of 5 members appointed by board of the department of treasury - staggered four year terms -

Indiana, contd. H. 224, contd.

board shall appoint a director to serve as administrative and executive officer - establishes in employment compensation division two coordinate sections, Indiana state employment service section (to which is transferred present Indiana State Employment Service and its functions), and Indiana State Unemployment Compensation Section --- Board shall administer provisions of act, establish necessary regulations and standards, cooperate with Federal Government, U. S. Employment service, and U. S. Social Security Board, and thereby seek employment stablization --- creates unemployment compensation administration fund, with special "employment service account," and unemployment compensation fund---appropriates for the unexpired portion of biennial period ending June 30, 1937---provides that if state act be declared unconstitutional or the Federal Social Security Act be declared unconstitutional or repealed that Governor shall proclaim this act suspended --- Board in manner prescribed herein shall regund to contributors pro rata share of contributions----Short title: "Unemployment Compensation Law". Effective on passage.

H. 246

McCaslin, et al. Relates to deceased paupers. Approved March 11.

Permits township overseer of poor to file claim against estate of decedent who has received assistance for a period of three years prior to decedent's death, if decedent is not survived by his or her spouse.

H. 453

Ropkey, et al. Appropriates money for administration of vocational education, public welfare and unemployment insurance.

Approved March 9. Chapter 145.

Appropriates for conduct of services of several state agencies engaged in services in cooperation with United States Government for biennium 1937-38 the following sums:

- (1) Department of Education for Vocational Education \$736,500
- (2) Department of Commerce and Industries for use of State Board of Health \$124,000
- (3) Department of Public Welfare \$12,864,716
- (4) Department of Treasury Employment Service \$417,000
- (5) Unemployment Compensation \$2,622,342
  These appropriations are in addition to appropriations made for above Departments by the General Biennial Appropriation Act for conduct of State Government → effective from passage.

H. 460

Thompson, et al. Relates to county welfare directors. Approved, March 3.

Amends an Act entitled "An Act concerning public welfare", approved March 18, 1936 - requires examination of county

Indiana, contd. H. 460, contd.

welfare directors and annual merit ratings of same requires county welfare directors and assistants be
appointed from eligible lists established by state department - provides that appointment of county welfare
director in counties of 400,000 population (Marion
County) be made by state board - provides for increased
hospitalization for crippled children - provides adequate program of assistance to relief of destitute
children and the care thereof - Effective on July 1,
1937, except section 3 which is effective on passage.

Iowa S. 1-1 spl.

Committee of Whole. Provides for a state wide system of unemployment compensation.

Approved December 24.

Creates a system of unemployment compensation - benefits payable twenty-four months after contributions are due at rate of 50% of full-time weekly wage with maximum of \$15 and minimum of \$5 - contributions by employers due July 1, 1936 at rate of one and eight-tenths per centum for six months period beginning July 1, 1936, one and eight-tenths per centum during 1937, two and seven-tenths per centum during 1938, 1939, 1940, 1941 and after December 31, 1941 future rates based on benefit experience - covers employers of eight or more . persons - establishes an unemployment compensation fund with three separate accounts (1) clearing account refunds payable from this account (2) unemployment trust fund account (3) benefit account - consists of all moneys requisitioned from this State's account in the Unemployment Trust Fund - Creates an Unemployment Compensation Commission consisting of the Executive Council until March 1, 1937 - after March 1, 1937 the commission shall consist of 5 members - Commissioner of Labor and 4 members appointed by Governor shall administer Act commission shall establish two divisions (1) Iowa State Employment Service Division (2) Unemployment Compensation Division - shall cooperate with Social Security Board excludes service performed for State, agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter, or spouse, and service performed by a child under 21 in the employ of his father or mother and service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated for religious, charitable, scientific, literary or educational purposes - Act effective after passage and publication in two newspapers in Iowa.

S. 2

Iowa, contd.
S. 2-1 spl.

Appropriations Committee. Makes an appropriation to the Unemployment Comepnsation Administration Fund. Approved December 24.

Appropriates out of any funds in State Troasury \$2,500 as a loan to the Unemployment Compensation Administration Fund - Act effective after passage and publication in two newspapers in Iowa, the Garner Herald and the Adams

County Free Press.

Shaw. Relates to old age pension tax. Approved April 2.

Amends Chapter 266-fl of 1935 Code - repeals that part of Section 5296-f34 levying and providing for collection of \$3 head tax - cancels tax levied and collected as of January 1, 1937 - amends Chapter 266-fl, Code, 1935 by adding a new section 5296-g5 - provides for refund of erroneously paid tax - no refunds shall be allowed after January 1, 1938 or when an individual is delinquent for a preceding year - state comptroller shall return money to county treasurers for refund - after January 1, 1938, county treasurers shall remit balance in refund fund to old age pension fund - effective on publication in Storm Lake Pilot - Tribune and The Evening Journal newspapers.

S 191

Social Security Committee. Relates to Unemployment Insurance.

Approved February 25.

Amends Unemployment Compensation Law, Senate Bill No. 1,
Acts of 46th general assembly, special session, approved
December 24, 1936, by repealing and enacting a substitute for sections 10 (a) and (b) of said bill, to
provide for creating Iowa Unemployment Comepnsation
Commission of three full-time members—one, representing labor, one, employers, and one, impartial,
representing the public—six-year terms scheduled
so that expiration and replacement of one member is
every two years—salary \$3000 per annum plus traveling expenses—appointed by Governor with Senate approval—Commission to administer act with assistance
of Secretary, at \$2400 per annum maximum salary, appointed by Commission—Act effective on passage and
publication.

S. 373

Social Security Committee. Relates to a State Department of Social Welfare.

Approved May 7.

Creates a State Department of Social Welfare consisting of a Board of Social Welfare of 5 members appointed by the Governor for terms of 4 years, not more than one member to be appointed from any one congressional district, each member to be entitled to a per diem allowance of \$15 in a total amount not exceeding \$1200

Iowa, contd. S. 373, contd.

per year - provides that the State Board shall establish minimum standards of personnel and formulate salary schedules, and shall establish personnel standards in the county departments and supervise local administration of the activities under its control - establishes in each county a County Board of Social Welfare consisting of 3 members in counties of less than 33,000 population and 5 members in counties of more than 33,000 population selected by the County Board of Supervisors, to serve at compensation of \$3 per day for term of 1 year - provides that graduation from college shall not be made a prerequisite to an appointment - effective from passage and publication.

S. 374

Social Security Committee. Relates to child welfare. Approved May 7.

Creates within State Department of Public Welfare a Division of Child Welfare which shall cooperate with the Federal Government in establishing and carrying out public child welfare services within the State - effective from passage and publication.

S. 375

Social Security Committee. Relates to aid to the blind. Approved May 7.

Provides for aid to persons over 18 years of age who have no vision or whose vision with corrective glasses is so defective as to prevent the performance of ordinary activities for which eyesight is essential, in amounts sufficient to provide a reasonable subsistence — shall not exceed \$30 per month — provides for administration by County Department of Public Welfare under supervision of the State Board of Public Welfare provides that no application shall be approved until the applicant has been examined by an ophthalmologist designated by the State Department, whose fees are to be paid from administrative funds — provides that the State Department shall advance to County Departments amounts equal to 75% of the estimated cost of assistance for each ensuing month.

S. 376

Social Security Committee. Relates to old age assistance. Approved May 7.

Amends the existing old-age assistance law by creating within the State Department of Social Welfare a Division of Old Age Assistance to supervise the administration of such assistance by county welfare departments repeals the provision that every aged person not having an income of \$300 per year shall be entitled to assistance - renders eligible persons continuously resident in the United States for 25 years - eliminates provisions rendering ineligible anyone who within the two years preceding application has been a professional tramp or beggar - renders ineligible for assistance persons in

Iowa, contd. S. 376, contd.

need of continued institutional care - establishes a property limitation of \$450 in cash in the case of married couples - includes the rental value of property used as a home in computing the applicant's income provides for reviews by the State Board of any order or determination of the Division, and for appeals to the district court from a decision of the Board - provides that payments for the benefit of any inmate of a private institution shall be made to the person rather than to the institution - provides for the appointments of and payments to legal guardians - provides for recoveries against persons, municipalities, societies and corporations, liable and able to support recipients, of double the amounts of assistance furnished - provides as an additional penalty that the fraudulent party shall pay double that part of the assistance granted which exceeds the amount to which the recipient would otherwise be entitled provides for payment to the Federal Government of half the sums recovered from any recipient or his estate - effective from passage and publication.

S. 447

Social Security Committee. Relates to unemployment compensation.

Approved May 1.

Amends and reenacts provisions of Senate Bill 1 of 46th General Assembly of Iowa in Extraordinary Session, as amended by Senate Bill 191 of 47th General Assembly of Iowa, to conform to provisions of this Act - effective from passage and publication in Bulletin Journal and the Press.

S. 530

Tax Revision Committee. Makes an appropriation for WPA in Iowa.

Approved May 1.

Appropriates for each semi-annual period of the biennium from July 1, 1937 to July 1, 1939, out of State Treasury, \$125,000 to be used in the program of the CCC and WPA.

S. 533

Appropriation Committee. Makes an appropriation to the Unemployment Compensation Commission.

Approved May 1.

Appropriates from general fund of State to Unemployment Compensation Commission, to be credited to the Employment Service account, \$77,500 for each year of biennium beginning July 1, 1937, for purpose of maintaining public employment officers.

H. 365

Strickler. Relates to medical and dental service for the poor.

Approved May 1.

Amends Soction 5368-a5, Code 1935 by striking out "and the authority of the board of supervisors in such counties to make contracts for furnishing medical or dental attendance" - effective from passage and publication in Plain Talk, a newspaper published at Des Moines, and Altoona Herald, published at Altoona.

Iowa, contd.
H. 496

Old Age Committee. Relates to old age assistance. Approved May 1.

Repeals and reenacts Section 6950-gl, Code, 1935 provides whenever a person has been issued a certificate
of old age assistance and is receiving monthly or
quarterly payments of assistance, such person shall be
deemed to be unable to contribute to public revenue County Treasurer shall suspend the collection of all
taxes assessed against property during period such
person receives monthly or quarterly payments of assistance from old age assistance fund - effective from
passage and publication in Britt News - Tribune and
Mason City Globe Gazette.

Kansas S. 88

McDonald. Relates to relief of unemployment. Approved April 2.

Authorizes Board of County Commissioners to issue general bonds of their taxing districts if funds of county are insufficient to bear the expenses of public work relief, public employment and public works projects not paid for by state or Federal Government - bonds shall not exceed one percent of the assessed valuation of taxing district - in counties having more than 75,000 people and in cities having more than 60,000 people, bonds shall not exceed one-tenth of one percent of assessed valuation of taxing district in any one month - in counties of less than 75,000 population and cities of less than 60,000 population, bonds shall not exceed one twenty-fifth of one percent of assessed valuation in any one month - money derived from sale of bonds shall not be expended on any approved project unless state or federal funds are to be used and then only to extent of not to exceed 40% of total cost of said project - effective from publication in official state paper.

S. 410

McDonald. Relates to unemployment relief. Approved March 30.

Provides that municipalities may issue general bonds for purpose of repairing, reconditioning or remodeling public improvements or public buildings - all labor employed must be local labor certified to contractor by county poor commissioner or national reemployment commission - upon such certification person shall be immediately removed from relief rolls of county - proceeds from such bonds may be used on projects partially paid for by Federal Government or any of its agencies or by State or any of its agencies - effective after publication in official state paper.

Kansas, contd. S. 521

Public Welfare Committee. Relates to vocational rehabilitation.

Approved April 2.

Creates a Division for the vocational rehabilitation and placement in remunerative employment of persons whose capacity to earn a living is destroyed or impaired - State Board for Vocational Education shall supervise and control division - person must be vocationally handicapped to be eligible for rehabilitation - State Board for Vocational Education authorized to disburse all funds allotted to State and make all rules and regulations - directed to cooperate with United States Office of Education - effective from publication in statute book.

S. 522

Assessment and Taxation Committee. Relates to a tax on retail sales.

Approved April 2.

Levies from and after June 1, 1937, a (1) 2% tax upon gross receipts received from sale of tangible personal property at retail within State (2) 2% tax on gross receipts from telephone or telegraph services; shall not apply to interstate telephone or telegraph services (3) 2% tax on gross receipts from sale or furnishing of gas, water, electricity, and heat for domestic or commerical consumption (4) 2% tax on gross receipts from sale of meals or drinks furnished at any eating place (5) 2% tax on gross receipts from sale of admissions to any place of amusement except admissions to state, county, district and local fairs and gross receipts from educational, religious or charitable activities tax levied shall be paid by consumer to retailer exempts (1) all sales of motor-vehicle fuel and cigarettes, or other articles the sale or use of which is subject to a sales or excise tax (2) all sales to state of Kansas and political subdivisions thereof (3) any sale which under constitution and statutes of United States or of this State may not be taxed by State (4) all sales of tangible personal property or service used in or for the performance of a contract for public works returns shall be made by retailer to State Tax Commission on or before June 30, 1937 and on or before the 20th day of each calendar month thereafter - Commission shall provide for issuance of metal tokens or script to enable purchasers to pay and retailers to collect the tax - revenue received from these taxes shall be . deposited in State Treasury - 3% of such revenue shall be deposited in Retail Sales Tax Administration Fund remainder of revenue shall be credited in a separate Retail Sales Tax Fund - transfers out of Retail Sales

Kansas, contd. S. 522, contd.

Tax Fund (1) sum not to exceed \$2,400,000 per annum, beginning July 1, 1937, for social welfare purposes (2) sum not to exceed \$200,000 per annum beginning July 1, 1937 for use by crippled children commission (3) \$50,000 on July 1, 1937 and \$60,000 on July 1, 1938 and like amount each year thereafter to the general fund of state for appropriation to employment service account (4) \$2,500,000 to state school aid fund (5) 80% of balance to county treasurers - State Treasurer shall credit to (1) State Welfare Fund \$200,000 beginning July 1, 1937 and first day of each month thereafter, and \$50,000 October 1, 1937 and quarterly thereafter (2) to State School Aid Fund, on September 20, 1937 and each year thereafter and April 20, 1938 and each year thereafter \$1,250,000 (3) 80% of balance in retail sales tax fund on June 20, 1938 and each year thereafter to county treasurers; 50% of such residue on basis of population and 50% on basis of assessed valuation effective after publication in official state paper.

H. 333

Nickell. Relates to poor relief. Approved March 19.

Amends Sections 39-3a0l and 39-3a02 of General Statutes of 1935 - authorizes board of county commissioners to levy a tax of not to exceed 5/8 mill for relief of poor and unemployed if before tax levying time in 1937 or 1938 they feel that the tax levies they are empowered by statute to make, will not produce sufficient revenue provides that if prior to March 1, 1939 additional revenue will be needed, board may issue bonds in following amounts: (1) 1937 not exceeding 1/3 of 1% (2) 1938 not exceeding 1/2 of 1% (3) 1939 not exceeding 1/10 of 1% of assessed valuation of county in previous year - no bonds shall be issued, sold or delivered after April 30, 1939 - effective after publication in official state paper.

H. 433

Medill. Relates to unemployment relief. Approved March 24.

Authorizes any city of second class operating under commission form of government, having a population of not less than 2800 nor more than 4500 and located in counties with a population of not less than 45,000 nor more than 55,000 and containing one city of first class and three cities of second class, one of which has a population of more than 10,000, to issue bonds of such city to pay cost of all expenses not borne by Federal Government on public work projects, up to 3/10 of 1% of assessed city valuation - effective after publication in official state paper.

Kansas, contd. H. 542

Public Welfare Committee. Provides a system of unemployment compensation.

Approved March 25.

Establishes a system of unemployment compensation - covers employers of 8 or more - excludes service performed for State, agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter, or spouse, and service performed by a child under the age of 21 in the employ of his father or mother, service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary, or educational purposes benefits due 24 months after contributions first accrue at rate of 4% of total wages earned during quarter of his base period in which his wages were highest, with maximum of \$15 per week and minimum of \$5 per week contributions by employers due January 1, 1937 at rate of 1.8% during 1937; 2.7% during 1938, 1939, 1940 and 1941; after December 31, 1941 rates based on benefit experience - establishes an unemployment compensation fund with three separate accounts (1) clearing account (2) unemployment trust fund account (3) benefit account - creates in Commission of Labor and Industry an unemployment compensation division - Commission shall administer Act - shall cooperate with Social Security Board effective from and after publication in official state paper.

H. 557

Public Welfare Committee. Relates to State and County Welfare Boards.

Approved April 2.

Creates a State Board of Social Welfare to consist of the Lieutenant Governor, Attorney General, Secretary of State Board of Health and 4 appointed members - creates a State Appeal Committee consisting of the ex-officio members of the State Board of Social Welfare - provides that the county commissioners shall serve as the county social welfare board - authorizes the State Board to develop plans for old age assistance, aid to the needy blind, and aid to dependent children - effective from publication in official state paper.

H. 597

Relates to tax levies for the poor.

Approved March 31.

Repeals Section 39-340c of General Statutes of 1935 relating to tax levies for the poor in certain counties effective after publication in statute book.

Kentucky

H. 1-4 spl.

Shields. Provides for a statewide system of unemployment compensation.

Approved December 29.

Authorizes the payment of unemployment compensation benefits payable 24 months after contributions are due at rate of 50% of full-time weekly wage with maximum of \$15 and minimum of \$5 - waiting period three weeks contributions by employers due after December 31, 1936 at rate of one and eight-tenths per centum during 1937, two and seven-tenths per centum during 1938, 1939, 1940, 1941 and after December 31, 1941, future rates based on benefit experience - rate for 1936 shall be equal to nine-tenths of one per centum of wages payable by employers - covers employers of eight or more persons establishes an Unemployment Compensation Fund - creates in Department of Industrial Relations a Division of Unemployment Compensation - establishes an Unemployment Compensation Commission of three members appointed by Governor - Commission has two sections (1) Kentucky State Employment Service (2) Unemployment Compensation Section - Commission shall administer Act - shall cooperate with Social Security Board - excludes service for State, agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter, or spouse, and service performed by a child under age of 21 in employ of his father or mother, service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated for religious, charitable, scientific, literary or educational purposes and service performed as solicitors for insurance companies - Act effective on approval.

H. 9-4 spl.

Hulette. Repeals and re-enacts Sections one, two and ten of Chapter 113 of the Acts of General Assembly of 1934. Approved January 18.

Authorizes cities of first class, second class, third class, fourth class and fifth class to acquire, establish, erect, maintain and operate low cost housing projects - Municipal Housing Commission of 4 persons appointed by Mayor with approval of legislative body of city - Commission shall have power to contract and be contracted with, to sue or be sued - cities of the first class, second class, third class and fourth class authorized to issue revenue bonds to provide funds to carry out purposes of Act - payable only out of properties, revenues and assets of Housing Commission - may enter into any agreements with Federal Government - bonds issued pursuant to this Act are tax exempt - Act effective on passage and approval by Governor.

Kentucky, contd. H. 21-4 spl.

Provides for a merit . Ystem for employees of the public health and welfare departments of cities of the first class.

Approved January 18.

Creates a personnel commission governed by a board of 5 commissioners - shall appoint a personnel director who shall set up and direct work of personnel commission - commission shall make rules for the appointment, transfer, laying-off, reinstatement, promotion, demotion, discharge and suspension of all employees of personnel commission and Departments of Public Health and Public Welfare - provisions of act may be extended by city ordinance to include additional positions in any other departments of cities of first class except the Divisions of Police and Fire in the Department of Safety - any independent agency may adopt provisions of this Act - Act effective as soon as possible after its passage and approval, but in no event later than September 1, 1937.

Maine H. 1883-1 spl.

Hill. Establishes an unemployment compensation system. Approved December 18.

Provides for a system of unemployment compensation benefits payable twenty-four months after contributions are due at rate of 50% of full-time weekly wage with maximum of \$. 5 and minimum of \$5 - contributions by employers due J muary 1, 1936 at rate of nine-tenths of one per centu during 1936, one and eight-tenths per centum during 1937, two and seven-tenths per centum during 1938 and thereafter - covers employers of eight or more individuals - establishes an unemployment compensation fund with three separate accounts (1) clearing account - refunds payable from this account (2) unemployment trust fund account (3) benefit account - consists of all moneys requisitioned from this state's account in the unemployment trust fund - create's unemployment compensation commission of three members appointed by Governor - commission shall establish two divisions (1) Maine state employment service division (2) unemployment compensation division - commission shall administer this Act - shall cooperate with Social Security Board - excludes service for State, agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter, or spouse, and service performed by a child under age of 21 in the employ of his father or mother, and service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated for religious, charitable, scientific, literary or educational purposes - Act effective on approval.

Maine, contd. S. 342

Marden. Relates to support of paupers. Approved April 17. Chapter 181.

Provides no pauper shall be assisted or supported by a city or town other than the one in which he is living without the written consent of the overseers of the poor of such town or city - any city or town assisting a pauper having a settlement in another city or town shall be reimbursed by city or town in which he has a settlement - in absence of consent, city or town may require his removal.

S. 509

Relates to aid for the blind.
Approved April 20. Chapter 210.

Authorizes Department of Health and Welfare to administer all funds appropriated for purposes of this Act - provides aid to any blind applicant who (1) has no vision or whose vision, with correcting glasses is so defective as to prevent the performance of ordinary activities (2) is over 16 years of age (3) has resided in state for 5 or more years within 9 years immediately preceding application for aid, one year continuously immediately preceding application (4) is not an inmate of any public institution (5) has not sufficient income to provide a reasonable subsistence (6) is not receiving old age assistance - written application shall be made to Department of Health and Welfare - amount of aid shall not exceed \$30 per month - funeral expenses not exceeding \$100 may be paid if estate of deceased is insufficient to pay same - applicant has right of appeal to Commissioner of Health and Welfare - authorizes department to apply for federal aid under Title X of Federal Social Security Act - State Treasurer shall receive and administer all federal grants - effective August 1, 1937.

H. 63

Ellis. Relates to old age assistance. Approved January 14.

Imposes a ten percent sales tax on liquor to pay for old age assistance during the period from January 18, 1937 to June 30, 1937, inclusive - Maine state liquor commission shall collect tax from purchaser and pay the amounts into the state treasury - Department of Health and Welfare shall administer the appropriation for old age assistance - Act effective on approval.

Maine, contd.
H. 1475

Appropriates moneys for overdrafts already incurred due to insufficient appropriations.

Approved February 25. Chapter 15.

Appropriates for fiscal year ending June 30, 1937 the following sums from any funds in the treasury:

- (1) Department of Health and Welfare, Aid to Relief Pauper Support, fiscal year 1935-36 \$842,992.41 (to be credited to sinking fund reserve) -
- (2) Pauper support and other dependent persons, 1st 6 months, 1936-37 \$154,662.75, balance of fiscal year 1936-37 \$700,000.00 -
- (3) Surplus commodity distribution and administration of old age assistance \$75,000.00 -
- (4) Unemployment Insurance Commission \$25,000.00 Levies an excise tax on all malt liquor at rate of \$3.72 on every barrel containing not more than 3l gallons money received shall be turned over to state treasurer and be credited to an account entitled 1937 deficiency account Act shall not be effective after June 30, 1939. Act effective on approval.

H. 1511

Currier. Relates to child welfare services. Approved April 9. Chapter 138.

Authorizes Department of Health and Welfare, through its Burcau of Social Welfare, to cooperate with Federal Government in providing child welfare services - Department is authorized to (1) apply for federal aid (2) make necessary reports to Secretary of Labor - Treasurer of State shall receive and administer such federal grants.

H. 1513

Everett. Relates to services for crippled children. Approved April 9. Chapter 139.

Authorizes Department of Health and Welfare to administer a program of services for crippled children - Department is authorized to (1) apply for federal aid under provisions of Title V of Federal Social Security Act (2) cooperate with Federal Government through Children's Bureau (3) make necessary reports to Secretary of Labor - authorizes Treasurer of State to receive and administer such federal grants.

H. 1514

Everett. Relates to maternal and child health services. Approved April 9. Chapter 141.

Authorizes Department of Health and Welfare to administer a program of maternal and child health services - department is authorized to (1) apply for federal aid under provisions of Title V of Federal Social Socurity Act (?) cooperate with Federal Government (3) make necessary reports to Secretary of Labor - Treasurer shall receive and administer all federal grants.

Maine, contd. H. 1542

Palmer. Relates to pauper settlement.

Approved April 15. Chapter 158.

Provides when relief is given to a person having a settlement in another municipality and no legal notice of such aid has been sent to the municipality of settlement within 6 months from time expense has been incurred, the continuity of acquiring a settlement in the municipality furnishing such aid of relief shall not be interrupted thereby.

H. 1545

Payson. Relates to pauper settlements.

Approved April 17. Chapter 203.

Amenda Section 4 of Chapter 33 of the Revised Statutes provides whenever a person having a pauper settlement
in town loses such settlement relief shall be furnished,
and towns furnishing such relief shall be reimbursed by
State - State shall be liable for support when legal
settlement cannot be determined.

H. 1656

Currier. Relates to aid to dependent children.

Approved March 16. Chapter 177.

Provides grants of aid, sufficient to provide a reasonable subsistence to dependent children under the age of 16 years - program to be administered by the Department of Health and Welfare with the assistance of municipal boards of child welfare - provides that the state shall recover from the towns one-half of the amount expended for aid to each child after deducting any sum available from the federal funds.

H. 1758

Relates to pauper settlements.

Approved April 5. Chapter 113.

Amends Section 3, Chapter 33 of Revised Statutes as amended by Chapter 124 of Public Laws of 1931 and Chapter 228 of Public Laws of 1933 - provides settlements acquired under existing laws remain until new ones are acquired or until lost under provisions of this section - former settlements are defeated by acquisition of new ones - shall lose settlement when (1) he has lived for 5 consecutive years in any unincorporated place in State or 5 consecutive years outside of town in which he has a settlement after August 1, 1926, without receiving pauper supplies from any source in State (2) whenever a person having pauper settlement in any town shall after April 29, 1893, live for 5 consecutive years beyond limits of State without receiving pauper supplies from any source within State -State shall be liable for support of such persons person in military or naval service of United States shall be deemed to have a settlement in town in which he had a settlement at time of his enlistment or induction.

Maine, contd. H. 1759

Paul. Relates to pauper expense. Approved April 5. Chapter 115.

Amends Chapter 91 of Public Laws of 1935 - State shall locate its paupers so that city, town or plantation in which they reside shall not be put to extra expense for conveyance of children to schools; otherwise State shall bear extra expense incurred.

H. 1837

Relates to state pensions.

Approved April 17. Chapter 87.

Provides that State Controller, upon recommendation of the Commissioner of Health and Welfare, is authorized to discontinue payments of pensions to persons to whom such pensions have been granted by special resolves whenever old age assistance or aid to the blind is allowed to such persons in sufficient amounts to provide for the reasonable needs of themselves and their dependents.

H. 1871

Relates to a census of crippled persons.

Approved April 22. Chapter 100.

Authorizes Department of Health and Welfare to make a census of crippled persons between ages of 21 and 65 years - defines a crippled person as one unable to earn a livelihood for himself and his dependents because of permanent physical disability - municipal officers shall cooperate.

H. 1884

Relates to old age assistance.

Approved April 24. Chapter 242.

Rejected by voters at an election held Monday, August 16, 1937 and therefore did not become law.

H. 1895

Relates to a tax on wine and spirits sold by or through the State Liquor Commission.

Approved April 24. Chapter 245.

Imposes a tax of \$2.08 on each gallon of spirits and 50 cents on each gallon of wine and a like rate for any other quantity or fractional part of a gallon sold by or through State Liquor Commission to provide funds for old age assistance payments - effective on approval.

Maine, contd. F. 1903-1st. spl.

Hill. Relates to old age assistance. Approved October 28. Chapter 105

Provides for old age assistance - amends P. & S. L., 1937, C. 15, Section 5 - turns all money received by the State Liquor Commission under this Act over to the State Treasurer - credits \$495,345.79 annually beginning June 30, 1938 and including June 30, 1941 to the "1937 deficiency account" imposes a tax of \$2.20 on each gallon of spirits as defined in Section 4 of Chapter 300 of public laws of 1933 and 50 cents on each gallon of wine provides a sum not exceeding \$600,000 for fiscal year ending June 30, 1938 and \$1,700,000 for fiscal year ending June 30, 1939 shall be expended for old age assistance - Department of Health and Welfare shall administer old age assistance - old age assistance shall be granted to an applicant who (a) is 65 years of age or more (b) has not sufficient income to provide a reasonable subsistence (c) has resided in state for 5 or more years within 9 years immediately preceding application for assistance (d) is not an inmate of any institution (e) has no spouse able to support him (f) has no child or children able to support him -Governor shall appoint an old age assistance commission to be composed of 3 members - Commission shall examine and pass upon all applications for old age assistance - appropriates from funds of State \$600,000 for fiscal year ending June 30, 1938 and \$1,700,000 for fiscal year ending June 30, 1939 - effective on approval.

H. 1904-1st. spl.

Hill. Relates to unemployment insurance. Approved October 28. Chapter 248.

Amends sub-sections (b) and (c) of Section 9 of Chapter 192 of Public Laws of 1935, as amended by Section 5 of Chapter 228 of Public Laws of 1937 - State Treasurer shall maintain 3 separate accounts within fund (1) clearing account (2) unemployment trust fund account (3) benefit account - refunds are payable from clearing account - effective on approval.

Maine, contd.

H. 1932-1st. spl.

Appropriates money for expenses of state government for fiscal years, ending June 30, 1938 and June 30, 1939.

Approved October 29, Chapter 106. Appropriates out of State Treasury following sums:

Health & Welfare

1938-39 1937-38 \$600,000.00 \$1,700,000.00 Old Age Assistance 200,000.00 Educational Equalization 200,000.00

Legislature

Special Session, October, 1937

12,000.00

Effective on approval.

Maryland H. 1-2 spl.

Provides for a system of unemployment compensation. Approved December 17. Chapter 1.

Creates a system of unemployment compensation - covers employers of 8 or more persons - benefits payable 24 months after contributions are due at rate of 50% of weekly wage with maximum of \$15 and minimum of \$5 or three-fourths of his weekly wage whichever is the lesser partial benefit amount shall be equal to the difference between weekly benefit amount and fixe-sixths of his wage for such week - contributions by employers due January 1, 1936 at rate of nine-tenths of 1 per centum during 1936, one and eight-tenths per centum during 1937 and two and seven-tenths per centum during 1938 and thereafter - unemployment compensation fund to have three separate accounts (1) clearing account - refunds may be paid from this account (2) unemployment trust fund account (3) benefit account-consists of all moneys requisitioned from this State's account in the unemployment trust fund - Board of Public Works shall administer Act - shall establish 2 divisions (1) the State of Maryland Reemployment Service Division (2) Unemployment Compensation Division - shall cooperate with Social Security Board - excludes service performed for State, agricultural labor, domestic service in a private home, service performed by an officer or member of the crew of a vessel on navigable waters of the United States, service performed by an individual in the employ of his son, daughter, or spouse, and service performed by a child under age of 21 in employ of his father or mother, and service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary or educational purposes - Act effective from passage.

Maryland, contd.

S. 37

Relates to aid to dependent children.

Approved March 22.

Repeals and re-enacts Section 21 of Article 88A of Annotated Code of Maryland (1935 Supplement), title "State Aid and Charities", subtitle "Aid to Dependent Children", as said section was amended by Chapter 143 of Acts of Extraordinary Session of 1936 - provides for inclusion of an illegitimate child within the term "child" - effective from passage.

S. 41

Repeals and re-enacts Section 8C of Article 88A (1935 Supplement), title "State Aid and Charities".

Approved May 18. Chapter 490.

Authorizes Board, with approval of Governor, to designate existing agencies or organizations within State which comply with proper standards for the physical, educational and moral life of children - effective June 1, 1937.

S. 236

Brice. Amends Unemployment Compensation Law. Approved April 26. Chapter 314.

Provides for and creates State Employment Service - places administration of Act under the Unemployment Compensation Board consisting of a Chairman and two associate members - provides annual salary of \$7,500 for Chairman and \$5,000 for associate members - effective June 1, 1937.

S. 253

Coad. Relates to Unemployment Compensation Law.

Approved May 18. Chapter 311.

Amends subsection (a), (b) and (c) of Article 95A of the Annotated Code, as said Article was enacted by Chapter 1 of the Acts of the Special Session of December, 1936, relating to the duties of the State Treasurer as Treasurer and Custodian of the Unemployment Compensation Fund.

H. 294

Speaker. Amends Unemployment Compensation Law.

Approved May 18. Chapter 527.

Changes method of determining full-time weekly wags in relating to benefit determination and payment - effective from passage.

Haryland, contd.

Speaker and Mullikin. Relates to aid for the needy. Approved May 18. Chapter 191.

Authorizes the State Comptroller to set aside \$31,600 for the operation and maintenance of the new buildings at the Springfield State Hospital until September 30, 1937 - authorizes the Comptroller to pay into the special Reemployment Service Account and the State Unemployment Compensation Administration Fund \$40,000 - authorizes Comptroller to pay into special account in general Treasury known as "State Fund for Aid to the Needy" entire balance on hand in "State Emergency Relief Fund", all taxes collected and received by him under provisions of this Act, any surplus in revenue derived from State Inheritance Tax Law - Comptroller shall set aside, not in excess of \$1,330,000 for the contribution to payment of old age pensions and not in excess of \$1,988,000 for the payment of aid to dependent children - effective from passage.

H. 342

Knapp. Relates to taxes for relief. Approved May 18. Chapter 122.

Authorizes County Commissioners of Baltimore County to levy, for years 1938 and 1939 if necessary, on all assessable property within County liable to taxation, a sum not to exceed \$90,000, to be expended in the relief, maintenance and support of unemployed, destitute and indigent persons residing in County - effective on and after June 1, 1937.

H. 347

Relates to hospitalization of indigent and destitute persons.

Approved May 18. Chapter 132.

Authorizes County Commissioners of Baltimore County to levy annually on all assessable property liable to taxation a sum not to exceed \$5,000 per annum, to be expended for hospitalization of indigent and destitute bona fide residents of said County - rate not to exceed \$2 per day per patient - effective on and after June 1, 1937.

H. 437

Relates to services for crippled children.

Approved April 15. Chapter 158.

Adds two new Sections 44A and 44B to Article 43 of Annotated Code of Maryland (1924 Edition) - designates Department of Health as agency to administer a program of services for crippled children - authorizes Department to formulate and administer a plan, receive and expend funds made available to Department by Federal Government, State or its political subdivisions, and cooperate with Federal Government - effective from passage.

Maryland, contd. H. 641

Mullikin. Relates to raising revenue for aid to the needy. Approved March 31. Chapter 231.

Repeals and re-enacts (1) Sections 37A, 41B, 73 and 212, Chapter 10, Acts of Special Session 1936 - levies tax on beer at rate of 2 and 7/16 cents per gallon for period from April 1, 1936 to May 31, 1937 - levies tax for privilege of engaging in business of manufacturing whiskey or spirits at rate of 5 cents on each proof gallon of whiskey or spirits distilled for period beginning April 1, 1936 to May 31, 1937 - levies tax of 1% of gross receipts of every person, firm or corporation operating any place of amusement within the State from the sale of admission tickets for period from April 1, 1936 to May 31, 1937 - levies additional tax of 5 cents for each person admitted free or at reduced rates to any place of amusement subject to the taxes herein imposed - levies tax on all toilet articles and cosmetics sold at retail within State at rate of 10% of retail price for period from April 1, 1936 to May 31, 1937 - all taxes collected under this Act, entire balance in State emergency relief fund and any surplus in revenue derived from State inheritance tax law shall be paid to State fund for aid to needy effective from passage.

H.J.R. 23

Relates to a Maryland Youth Commission.

Approved May 18.

Authorizes the appointment by the Governor of an unpaid and non-partisah Commission to investigate and study conditions affecting the youth of this State, and to consider plans to assist this portion of our population in obtaining more adequate industrial, recreational and educational opportunities.

S. 1-1 spl.

Relates to raising revenue for aid to the needy. Approved May 18. Chapter 11.

Repeals and re-enacts Articles 2B, 56, 81 of the Annotated Code of Maryland, 1935 Supplement and Article 19 of Annotated Code of Maryland (1924 Edition) - levies a tax on (1) beer; 2 7/16¢ per gallon from April 1, 1936 to September 30, 1939 (2) manufacturers tax on distilled spirits;  $5\phi$  excise tax from April 1, 1936 to May 31, 1937 and  $2\frac{1}{2}\phi$  on each proof gallon of whisky distilled from June 1, 1937 to September 30, 1939 (3) admissions; 1% of gross receipts from April 1, 1936 to September 30, 1939 and additional tax for each person admitted free or at reduced rates (4) toilet articles and cosmetics; 10% retail price from April 1, 1936 to September 30, 1939 (5) recordation of instruments in writing; 10¢ for each \$100, or fractional part thereof of actual consideration paid (6) motor licenses; every person having a motor vehicle license in State required to obtain new license before January 1, 1938

Maryland, contd.
S. 1-1 spl., contd.

and pay a fee of \$1 (7) pin ball machines; must obtain license costing \$35 to operate such a machine (8) incomes; one-half of one per cent on entire net income (subject to certain exemptions) - authorizes Comptroller to pay into a special account in general Treasury known as "State Fund for Aid to the Needy" all taxes collected and received under provisions of this Act allocations for (1) Old Age Assistance shall not exceed \$440,000 for period from June 1, 1937 to September 30, 1937 and \$1,320,000 for each of two succeeding fiscal years (2) Aid to Dependent Children shall not exceed \$553,333 for period from June 1, 1937 to September 30, 1937 and \$1,660,000 for each of two succeeding fiscal years (3) Aid to the Blind shall not exceed \$10,000 for period from June 1, 1937 to September 30, 1937 and \$30,000 for each of two succeeding fiscal years - money shall be expended by County Welfare Boards - remaining balance in said fund shall be allocated on basis of 60% to Baltimore City and 40% to counties as a whole - effective from passage.

S. 11-1 spl.

Relates to aid to dependent children. Approved May 28. Chapter 3.

Amends aid to dependent children law - assistance shall be given to any dependent child who (1) has resided in State for 1 year immediately preceding application (2) is living in a suitable family home (3) any illegitimate child who has heretofore received assistance but no applicant denied assistance on grounds of illegitimacy, between September 1, 1936 and March 23, 1937, shall be entitled to any claim against State Department - written application for assistance shall be made to local unit in which dependent child resides - State Department shall supervise administration of assistance to dependent children - effective June 1, 1937.

S. 12-1 spl.

Coad. Amends the Old Age Assistance Law. Approved May 28. Chapter 12.

Assistance shall be granted to any needy aged person who (1) is 65 years of age or older (2) is a citizen of United States (3) has resided in State for at least 5 years within 9 years immediately preceding date of application (4) has not sufficient income to provide a reasonable subsistence (5) has no child or other person responsible for his support (6) is not an inmate of any public institution (7) has not made an assignment or transfer of property for purpose of rendering himself eligible for assistance - assistance shall not exceed \$30 per month - State Department shall supervise administration of assistance by County Departments - written

Maryland, contd.
S. 12-1 spl., contd.

application shall be made to County Department of County in which applicant resides - allows funeral expenses not to exceed \$125 - assistance not assignable - appeal may be made to State Department - County Commissioners of each County and the Mayor and City Council of Baltimore shall annually levy or appropriate a sum of money sufficient to provide for one-sixth of all assistance paid by said County or City and State Department shall allocate funds to each County and City of Baltimore to extent of five-sixths of amount expended for old age assistance as long as the Federal Government continues to appropriate and make available funds on a matching basis of 50% of all money expended for old age assistance - effective June 1, 1937.

S. 13-1 spl.

Coad. Amends law relating to assistance to needy blind.

Approved May 28. Chapter 4.

Amends public assistance to the needy blind law - State Board shall supervise administration of assistance to needy blind by County Boards - public assistance shall be granted to any needy blind person who (1) lost his eyesight while a resident of State, or shall have resided in State for 5 years during 9 years immediately preceding application (2) has not sufficient income to provide a reasonable subsistence (3) is not an inmate of any public institution (4) is not receiving old age assistance (5) has not made an assignment or transfer of property to render himself eligible (6) shall not solicit alms (7) has no child or other person responsible for his support - assistance shall not exceed \$30 per month - written application for assistance shall be made to County Board of county in which applicant resides appeal may be made to State Board - authorizes County Commissioners of each County and the Mayor and City Council of Baltimore to annually levy or appropriate an amount sufficient to provide for one-half of all pensions paid - effective June 1, 1937.

S. J. Res. 2-1 spl.

Kennedy. Relates to relief and aid to the needy. Approved May 28. Chapter 1.

Requests the Governor to appoint a special committee to investigate the question of relief and aid to the needy and report to the next General Assembly which convenes in January, 1939.

H. 11-1 spl.

Abramson. Amends the Unemployment Compensation Law. Approved May 18. Chapter 2.

Amends law relating to coverage - covers employers of four or more - effective June 1, 1937.

## Massachusetts

S. 433

Amends the unemployment compensation law.

Approved May 29. Chapter 421.

Reduces interest rate on overdue payments from 1% per month to 6% per annum - reduces waiting period from four weeks to three weeks - all provisions of Act shall be effective January 1, 1937 except employees' contributions shall be determined as of July 1, 1937.

H. 58

Relates to needy persons.

Approved March 23. Chapter 125.

Amends Section 5 of Chapter 117 of General Laws - provides a person, his executor or administrator, shall be liable in contract to any town for expenses incurred by it for his support.

H. 59

Relates to medical attendance furnished to certain needy persons.

Approved March 5. Chapter 86.

Amends section 19 of Chapter 117 of General Laws - no town shall execute a contract or agreement for services of a physician which excludes attendance upon or treatment of persons having no legal settlement or having a legal settlement in other towns.

H. 241

Selectmen of Winchester. Extends time within which towns may appropriate money for temporary emergency unemployment funds.

Approved January 22. Chapter 4.

Amends chapter 90 of the Acts of 1935 - provides that during calendar years 1935 to 1938 inclusive any town may with two-thirds vote appropriate money to be administered as a general unemployment relief fund.

H. 263

Hutchison. Relates to old age assistance.

Approved April 1. Chapter 165.

Permits persons receiving old age assistance to leave commonwealth for not exceeding 30 days in any year without having payments suspended - must notify local board of public welfare of town of their departure and return.

H. 411

Pertains to public works.

Approved February 19. Chapter 39.

Amends Chapter 275, Acts, 1933, as amended by Chapter 36,
Acts, 1935, to authorize county of Barnstable (1) to
contribute to cost of construction of public works
1933-40, inclusive, under section 11, Chapter 91, General
Laws, for protection of shores of towns in said county;
(2) to finance same from highway funds and/or issue of
bonds or notes of county, not exceeding, in aggregate,
\$68,000.00

Massachusetts, contd.

H. 511 Whalen. Relates to needy school children.

Approved April 9. Chapter 185.

Amends section 5, chapter 40 of General Laws - authorizes municipalities to appropriate money for eye glasses and spectacles for needy school children 18 years of age or under - money shall be expended under direction of the mayor and city council of city and selectmen of a town.

H. 540 Downey. Relates to a standard living wage for WPA workers.

Approved April 15.

Memorializes Congress to enact legislation providing a minimum of \$20 for all employees on federal WPA projects.

H. 603 O'Donnell. Relates to old age assistance. Adopted April 1.

Memorializes Congress in favor of federal legislation increasing the amount of federal reimbursement for cities and towns granting old age assistance.

H. 694 Relates to extending the advantages of free correspondence courses to certain blind persons.

Approved April 16. Chapter 213.

Authorizes department to offer correspondence courses, free of charge, to inmates of County and State hospitals situated within the Commonwealth and to blind persons who have resided in Commonwealth at least one year immediately prior to the taking of such courses.

H. 1035 Murphy. Provides a minimum wage for laborers employed by the Department of Public Works.

Approved May 25. Chapter 346.

Provides minimum wages for laborers employed by the State Department of Public Works shall be at the rate of \$6 per 8 hour day.

H. 1076 Foley. Relates to unemployment relief.

Adopted March 22.

Memorializes Congress urging appropriation of additional funds for continuation of emergency unemployment relief projects.

H. 1212 Zimon. Relates to the National Youth Administration.

Adopted April 5.

Memorializes Congress in favor of making the National Youth Administration a permanent organization.

Massachusetts, contd.

H. 1530

Relates to public welfare, soldiers' benefits and federal emergency unemployment relief projects.

Approved March 16. Chapter 107.

Authorizes cities, towns and districts to borrow, during 1937, an amount not more than 1/2 of 1% of the average of the assessors valuations of its taxable property for 3 preceding years and may issue bonds or notes therefore, if they have appropriated an amount not less than 70% of aggregate expenditures for year 1936 for public welfare.

H. 1614

Relates to certain persons on relief.

Approved March 19. Chapter 113.

Authorizes Boards of Public Welfare in their respective towns to provide relief to all persons residing or found therein, having lawful settlements in other towns, until removed to towns of their lawful settlements — persons receiving such relief may be required to work in return therefor in the infirmary or as town directs — expense for relief may be recovered in contract against town liable if commenced within 2 years after cause of action arises — nothing shall be recovered for relief furnished more than 3 months prior to notice thereof given to defendant.

H. 1657

Relates to the disclosure by municipalities or officers thereof of the names of recipients of state aid, military aid or soldiers! relief.

Approved April 13. Chapter 196.

Inserts new section 51 to Chapter 40 of the General Laws - provides no town or officer thereof shall publish in any report for general distribution to the public the names of persons assisted in any way by the Board of Public Welfare.

H. 1768

Relates to needy persons.

Approved May 6. Chapter 277.

Provides each applicant for relief shall be interviewed privately.

H. 1804

Public Health. Provides for the care of premature infants. Approved May 20. Chapter 332.

Inserts 4 new sections after section 67, Chapter 111 of
the General Laws, Tercentenary Edition - provides that
if an infant is born prematurely in a place other than
a hospital or institution equipped to care for such in-.;
fants, attending physician must report same at once
to board of health and board of public welfare of city
or town where child was born - upon written request
of either parent and the attending physician, board of

Massachusetts, contd. H. 1804, contd.

health shall provide transportation for infant to hospital equipped to care for it - if parents are unable to pay for its care, board of health shall pay for it - shall not be deemed public relief - while such care is being given, parent or guardian shall not acquire er lose or be in the process of acquiring or losing a settlement.

H. 1808

Relates to transportation of pupils. Approved May 20. Chapter 323.

Provides for state reimbursement to the extent of one half the amount paid by a town for the transportation of pupils to vocational schools where such pupils reside in a town which is exempted from maintaining a high school by the department of education.

H. 1842

Relates to food for undernourished school children.

Approved May 28. Chapter Resolve 62.

Provides for an investigation relative to the furnishing by school committees of food to undernourished school children.

H. 1879

Relates to the Emergency Public Works Commission.

Approved May 24. Chapter 338.

Extends the existence of the Emergency Public Works

Commission to June 1, 1938.

H. 1890

Relates to the old age assistance law. Approved May 29. Chapter 440.

Amends Chapter 436 of Acts of 1936 by raising assistance in case of sisters or brothers or sisters and brothers living together to not less than \$50 monthly for two - amends Chapter 118A by striking out sections 2 and 3 and inserting new sections 2 and 3 - each board of public welfare shall establish a bureau of old age assistance - any person refused assistance shall have right of appeal to a board composed of the superintendent of old age assistance in the department, the director of the division of aid and relief and the commissioner of public welfare - all decisions of repeal board shall be binding upon the local board of public welfare or bureau of old age assistance.

Michigan

H. 1-1 spl.

Stout. Establishes a statewide system of unemployment compensation.

Approved December 24, Chapter 1.

Creates a Michigan unemployment compensation commission of 4 members appointed by Governor - shall administer Act commission shall establish two divisions (1) Michigan state employment service division (2) unemployment compensation division - shall cooperate with Social Security Board - contributions by employers due January 31, 1937 at rate of two per centum during 1937, three per centum during 1938, 1939, 1940 and 1941 - after December 31, 1941 commission shall determine rate - rate for 1936 shall be equal to nine-tenths of one per centum. of wages payable during year - separate account maintained for each employer but all contributions shall be pooled covers employers of one or more individuals - establishes an unemployment compensation fund with three separate accounts (1) clearing account - refunds payable from this account (2) unemployment trust fund account (3) benefit account - consists of all moneys requisitioned from this state's account in the unemployment trust fund - benefits payable January 1, 1939 - shall be equal to 4% of total wages earned during that calendar quarter in his base period in which total wages were largest with maximum of \$16 and minimum of \$7 - waiting period three weeks excludes service performed for the State, agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter, or spouse and service performed by a child under 21 in employ of his father or mother and service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated for religious, charitable, scientific, literary or educational purposes -Act effective immediately.

S.111

Brooks. Relates to a State Department of Public Assistance.

Approved July 22. Public Act No. 257.

Creates a State Department of Public Assistance consisting of a State Public Assistance Commission with a Director - provides administration of Department shall be vested in Michigan Public Assistance Commission of 5 members appointed by Governor for terms of 4 years -Department of Public Assistance shall cooperate with Federal Government - Act effective January 1, 1938.

Michigan, contd. S. 112

Brooks. Relates to welfare and relief. Approved July 22. Public Act No. 258.

Creates County Departments of Public Welfare consisting of a County Public Welfare Board - provides any city having a population of 300,000 or over may organize a District Department of Public Welfare - provides administration of powers and duties of County Department of Public Welfare shall be vested in a County Public Welfare Board of 3 members - Department shall administer general public relief, be responsible for operation of county infirmary and juvenile detention home - aid to dependent children shall be given to any child who (1) has been deprived of parental support (2) is living with its father, mother, grandfather, grandmother, brother, sister, stepfather, stepmother, stepbrother, stepsister, uncle or aunt in a suitable family home (3) is under 17 years of age (4) has, or its mother has, resided in State for 1 year immediately preceding application (5) is otherwise eligible for aid to dependent children - aid to the blind shall be provided to any person who (1) has no vision or whose vision, with correcting glasses, is so defective as to prevent the performance of ordinary activities (2) has not sufficient income to provide a reasonable subsistence (3) is at least 16 years of age (4) has either resided in State for 5 years during 9 years immediately preceding application or lost his sight after becoming a resident of State (5) has resided in State continuously for 1 year immediately preceding application (6) is not receiving old age assistance (7) is not an inmate of any institution or in need of continued institutional care (8) does not solicit alms (9) has made no transfer of property applications for aid or relief shall be made to county department of public welfare - appropriates for public aid and relief from general fund of State, \$12,075,000 for each of fiscal years ending June 30, 1938 and June 30, 1939:

,	1937 - 1938	1938 - 1939
Aid to the blind Aid to dependent	\$ 75,000	\$ 75,000
children Emergency Welfare Re-	4,000,000	4,000,000
lief Act 201, 1933	4,000,000	4,000,000
General public relief	4,000,000	4,000,000
Total	\$12,075,000	\$ 12,075,000

abolishes County Emergency Welfare Relief Commission, County Old Age Assistance Board, County Superintendents of the poor, office of the County Welfare Agent and the Soldiers' and Sailors' Relief Commission and transfers their duties to the county departments of public welfare - Act effective 60 days after the effective date of the Act of 1937 legislature creating and providing for a State Department of Public Assistance - effective immediately.

Michigan, contd.

S. 114

Brooks. Relates to public welfare.
Approved July 22. Public Act No. 250.

Amends Section 7, Act No. 6, Public Acts 1907, extra session - provides when any child under age of 17 shall be found to be a dependent or neglected child, court may make an order committing child to the care of some suitable State institution - effective on effective date of 1937 legislature creating and providing for county departments of public welfare.

S. 115

Brooks. Relates to public welfare.

<u>Approved July 22</u>. Public Act No. 261.

Provides county departments of public welfare shall administer provisions of Act - State Department of Public Assistance shall make all rules and regulations old age assistance shall be granted to an applicant who (1) is 65 years of age or older (2) has been a resident of State for 5 years out of immediate preceding 9 years, the last year continuous (3) is not receiving aid (4) has made no transfer of property (5) is not in need of institutional care - application for aid shall be made to County Department of Public Welfare in County in which applicant resides - upon death of person receiving old age assistance, funeral expenses not exceeding \$150 may be allowed - appropriates from general fund of State \$10,000,000 for fiscal year ending June 30, 1938 and for each fiscal year thereafter - provides transfer of administrative duties and functions from State Welfare Department, the Director of State Welfare Department and the Old Age Assistance Bureau of State Welfare Department to the State Department of Public Assistance shall take effect on effective date of this Act - in respect to corresponding transfers to County Departments of Public Welfare, act shall take effect on effective date of this Act - in all other respects act shall take effect July 1, 1937 - Act effective immediately.

S. 116

Relates to free hospital service.

Approved July 22. Public Act No. 262.

Amends Act No. 267 of Public Acts of 1915 - provides free hospital service and medical and surgical treatment for persons afflicted with a malady or deformity which can be benefited by hospital treatment who are unable to pay for such care - effective on effective date of the Act of the 1937 Legislature creating and providing for county departments of public welfare.

Michigan, contd.

S. 117

Brooks. Relates to schools for deaf and blind. Apprved July 22. Public Act No. 263.

Transfers powers and duties relating to Michigan school for the deaf, at Flint, and the Michigan school for the blind, at Lansing, now vested in the State Institute Commission, to the State Board of Education - transfers powers and duties relating to Michigan employment institution for the blind, at Saginaw, now vested in State Institute Commission, to State Department of Public Assistance - abolishes State Institute Commission January 1, 1938 - Act effective immediately.

S. 270

Palmer, et al. Relates to unemployment compensation. Approved August 5.

Amends unemployment compensation fund act to create free public employment offices - provides for reciprocal arrangements with other states - employers to pay 2% tax in 1937 and 3% thereafter - commission given powers of assessment in delinquent cases - effective immediately.

H. 202

Stout, et al. Relates to crippled children. Approved July 8. Public Act No. 158.

Defines crippled child as child under 21, married or unmarried, whose activity is restricted by defect or deformity of bones or muscles, as to reduce his or her normal capacity for education and self-support authorizes Governor to appoint a Crippled Children Commission composed of 5 members to serve without compensation - Commission shall have power to administre a program of services for crippled children and make and enforce all rules and regulations - shall cooperate with Federal Government - provides State Treasurer shall (1) receive all funds granted to the State by the Federal Government (2) act as custodian of such funds (3) keep them in a special fund to be known as "the fund for services for crippled children" (4) disburse the funds upon certification by the Treasurer of the Commission - effective immediately.

H. 400

Stout. Relates to afflicted children. Approved July 21. Public Act No. 217.

Amends afflicted children's Act relative to procedure for reporting need for care, place of care, responsibility for cost and transportation - effective immediately.

Michigan, contd. H. 458

Relates to an appropriation for the State Emergency Welfare Relief Commission.

Approved June 1. Public Act No. 60.

Appropriates from general fund of State to supplement former appropriations for the State Emergency Welfare Relief Commission for fiscal year ending June 30, 1937, the sum of \$914,000 - appropriation shall be subject to the general supervisory control of the State Administrative Board - effective immediately.

Minnesota

S. 9-2 spl. Berg. Relates to drought relief.

Approved December 24. Resolution No. 2.

Urges the Works Administration to resume drought relief activities which were discontinued December 15, 1936.

H. 10-2 spl. Barber. Relates to farmers.

<u>Approved December 24</u>. Resolution No. 1.

Asks reinstatement of drought farmers on Works Progress

Administration lists.

H. 11-2 spl. Civil Administration Committee. Creates a system of unemployment compensation.

Approved December 24. Chapter 2.

Establishes a system of unemployment insurance - covers employers of eight or more persons - excludes service performed for State, agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter, or spouse, and service performed by a child under 21 in the employ of his father or mother, and service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary, or educational purposes - establishes an unemployment compensation fund with three separate accounts (1) clearing account refunds payable from this account (2) unemployment trust fund account (3) benefit account - consists of all moneys requisitioned from this State's account in the unemployment trust fund - contributions by employers due January 1, 1936 at rate of nine-tenths of one per centum during 1936, one and eight-tenths per centum during 1937, two and seven-tenths per centum during 1938, 1939 and 1940 - after December 31, 1940, rate based on benefit experience - benefits payable beginning January 1. 1938

Minnesota contd.
H. 11-2 spl.
contd.

at rate of 50% of full-time weekly wage with maximum of \$15 and minimum of \$6 - commission shall administer Act - shall cooperate with Social Security Board - Act effective on passage.

S. 27 Sletvold and Lightner. Relates to a state-wide system of old age assistance.

Approved March 25. Chapter 100.

Amends Section 24 of Chapter 95, Extra Session Laws of 1935 - provides in the event federal funds shall not be available or shall be inadequate to pay in full one-half of all old age assistance grants, the county agency of each county may reduce each old age assistance grant by an amount equal to such deficiency, until federal funds are available in full - effective from passage.

S. 33 Lightner, et al. Relates to old age pensions.

Approved February 13. Chapter 26.

Repeals Section 3, of Chapter 95 extra session laws of 1935, said chapter relating to statewide system of old age assistance. Effective on passage.

F. J. Miller. Relates to legal settlement of poor. Approved March 25. Chapter 102.

Amends Section 3136, Mason's Minnesota Statutes, 1936 Supplement - provides every person, who has resided onc year continuously in any county, shall have settlement therein, if it has the county system; if it has town system, he shall have a settlement in town, city or village therein which he has longest resided within such year; every person who has resided one year continuously in state, but not in any one county, shall have settlement in county in which he has longest resided within such year, if it has county system, if town system, his settlement shall be in town, city or village therein in which he has longest resided within such year - excludes time spent as an inmate of a hospital, old age home public or private nursing home, poor house, jail or other public institution and each month during which he has received poor relief - ward of a state public school shall have legal settlement of family with whom he has resided two or more years under a written contract - every minor shall have same settlement as parent with whom he resides - settlement in state shall be terminated and lost by (1) acquiring a new one in another state (2) voluntary and uninterrupted absence from state for a period of one year with intent to abandon his residence in Minnesota.

S. 54

Minnesota, contd.

S. 59 McLeod and Galvin. Relates to state-wide system of old age assistance.

Approved March 25. Chapter 103.

Amends Section 21, Chapter 95, Extra Session Laws 1935 relative to definition of a person abetting fraud - effective from passage.

S. 86 Stiening. Relates to legal settlement of poor.
Approved April 5. Chapter 138.

Amends Chapter 68, Extra Session Laws of 1935-36 - provides every child born in a state institution shall have a settlement in the county in which the mother had a legal settlement at the time she was committed to such institution.

S. 101 Relates to financing public works.

Approved January 28. Chapter 3.

Empowers, in addition to existing bond authority, any city of first class with less than \$10,000,000 bonded indebtedness, in order to finance, aid in same, or pay cost of any public improvement in coeperation with State or Rederal governments, except of any self-liquidating project, to increase such indebtedness of individual city not more than \$50,000 through issuance of negotiable municipal bonds, payable within 20 years, with interest not exceeding six percent, from accumulation of "Unemployment Projects Fund" sinking fund created herein.

S. 770 Movah and Stiening. Relates to Social Security funds.

<u>Approved April 17.</u>

Petitions Congress to amend Titles I, IV and X of the Social Security Act to provide Federal grants in aid, subject to existing limitations, equal to 75% of the State's expenditures for old age assistance, aid to dependent children, and aid to the blind.

S. 906 Stuning. Relates to aid to dependent children.

Approved April 24. Chapter 438.

Provides for aid to dependent children under 18 years of age, in amounts not exceeding \$20 per month for first child and \$15 per month for each additional child, to be administered by county child welfare boards under supervision of State Board of Control defines as a dependent child one "who is regularly attending school if physically able and above the minimum school age, or who is under compulsory school age, or who is physically unable to attend school, or who is over compulsory school age but through mental or physical disability is unable to be employed, or who is over compulsory school age and unemployed but is of such intelligence and mental capacity as to make

Minnesota, contd. S. 906, contd.

further schooling inadvisable in the opinion of the county agency and his unemployment is without fault on his part, is found to be deprived of parental support or care by reason of the death, continued absence from the home, or physical or mental incapacity of a parent, and whose relatives liable under the law for his support are not able to provide without public assistance adequate care and support" - provides that continued absence from the home shall apply only to cases where the parent, whether or not entitled to the custody of the child, is an inmate of a penal institution or a fugitive after escape therefrom, or whether there is an outstanding warrant for his arrest for abandoning such child or abandoning his wife while pregnant - provides for fair hearings by the State Board - provides that grants shall be paid by the county board and that the State shall advance to the counties monthly, from State and Federal funds, an amount equal to two-thirds of the estimated cost of assistance for the ensuing month - effective on passage.

S. 1274

Stiening. Relates to funds for social security measures. Approved April 19. Chapter 304.

Authorizes Board of County Commissioners of each County to annually levy taxes and fix a rate sufficient to produce the full amount required for old age assistance, aid to dependent children and other social security measures.

S. 1275

Stiening. Relates to old age assistance.

Approved April 19. Chapter 305.

Defines a distressed county as one with a tax delinquency in excess of 40% for all real and personal property

in excess of 40% for all real and personal property tax levies for all units of government for year 1933, payable in 1934 and delinquent January 1, 1935, or which may hereafter have such delinquency, or in which the average return of tax levied for all units during year 1934, payable in 1935, was or may hereafter be in excess of 110 mills - provides out of money appropriated by State for old age assistance a Supplemental Reimbursement Fund so that pensions shall be uniform throughout State - shall not exceed \$250,000 annually - may be used by distressed counties.

Minnesota, contd. S. 1319

Galvin. Amends Section 7, Chapter 2, Extra Session Laws 1936, relative to unemployment compensation.

<u>Approved April 24</u>. Chapter 401.

This law was enacted for sole purpose of inserting a

This law was enacted for sole purpose of inserting a period at the end of Section 7 (c) (2) (c) - effective from passage.

S. 1320 Galvin. Amends Sections 2, 4, 5, 6, 8, 9, 10, 11 and 12, Chapter 2, Extra Session Laws 1936 as amended by Chapter 43 of Laws of 1937 relating to Unemployment Compensation.

Approved April 19. Chapter 306.

Redefines "employing unit" and eliminates "trustee in bankruptcy" - provides each contractor or subcontractor who is an employer shall alone be liable for the employer's contributions measured by wages payable to individuals in his employ - adds to definition of "employer" the following "for any calendar year subsequent to 1936, an employing unit which, for some portion of a day, in each of 20 different days, whether or not such weeks are or were consecutive within either the current or preceding calendar year, has or had in employment one or more individuals (irrespective of whether the same individual or individuals were employed in each such day)" - services with respect to no part of which contributions are required and paid under an unemployment compensation law of any other State or of Federal Government shall be deemed employment if person performing service is a resident of State and Commission approves the election of employing unit for whom services are performed - Commission shall establish a guaranteed employment account for any employer who chooses to comply with their terms and conditions - Commission shall prior to January 1, 1939 and thereafter from time to time fix right to benefits in seasonal and irregular employment -Commission shall employ a full-time salaried director for the Division of Unemployment Compensation - Commission may adopt, amend or rescind general and special rules - rules become effective 10 days after publication in State paper - objections to rules may be filed with Commission within 10 days after publication and a hearing may be had - authorizes Commission to enter into reciprocal benefit arrangements with Federal Government -Commission is authorized to enter into agreements with any political subdivision of State and non-profit organizations for purpose of establishing free public employment offices.

Minnesota, contd. S. 1507

Galvin. Relates to appropriations for public welfare projects.

Approved April 26. Chapter 451.

Appropriates from moneys in State Treasury to be expended by State Board of Control the following sums:

(a) For care, relief and support of blind.

Available for year ending

June 30, 1938 \$130,000 June 30, 1939 \$130,000

(b) For administration expenses of care, relief and support of blind.

Available for year ending

June 30, 1938 \$10,000 June 30, 1939 \$10,000

(c) For care, relief and support of dependent children.

Available for year ending

June 30, 1938 \$800,000 June 30, 1939 \$800,000

(d) For administration expense of care, relief and support of dependent children.

Available for year ending June 30, 1938 \$40,000

June 30, 1939 \$40,000

(e) For care, relief and support of aged.

Available for year ending June 30, 1938 \$4,900,000 June 30, 1939 \$4,900,000

Provides that an amount not to exceed \$10,000 annually of the above appropriation may be used by State Board of Control to supplement reimbursements to those counties where the total assessed valuation does not now or hereafter exceed \$1,000,000 - State Board of Control may use an amount not to exceed \$250,000 annually from above appropriation to supplement reimbursements to counties where it has been provided by law the state agency of the administration of old age assistance may pay county's share - State Board of Control may use \$10,000 annually to pay county's share of grants for old age assistance to Indians where counties cannot pay.

(f) For administration of care, relief and support of aged.

Available for year ending.

June 30, 1938 \$7,000 June 30, 1939 \$7,000

Unexpended balances on hand June 30, 1938 in appropriations hereinbefore named are hereby re-appropriated for fiscal year ending June 30, 1939 - Act effective from passage.

Minnesota, contd. S. 1513

Galvin for Labor Committee. Amends unemployment compensation law.

Approved April 26. Chapter 452.

Amends subdivision (b) Section 3, Chapter 2, Extra Session Laws of 1936 by inserting a period after word Act in sentence "The benefit account shall consist of all moneys requisitioned from this State's account in the unemployment trust fund, and shall be used exclusively for the payment of benefits as provided in this Act" and beginning next sentence with words "Except as herein otherwise provided".

H. 24

Bennett and Bellman. Memorializes Congress to authorize a continuance of the WPA and to make an appropriation therefor.

Approved January 28. Resolution No. 2.

H. 48

Johnson and Merrill. Relates to use of funds received by State from the United States as grants-in-aid for public assistance and welfare purposes.

Approved February 10. Chapter 25.

Provides that all funds received by state from United States as grants-in-aid for purpose of paying old age benefits, aid to dependent children, aid to the blind, maternal and child health services or for vocational rehabilitation shall be used solely for purpose for which grant was made - Act effective from passage.

H. 49

R. G. Johnson and Merrill. Relates to County Welfare Boards.

Approved April 22. Chapter 343.

Establishes, in each county, county welfare boards of 5 members, 3 to be chosen by the board of county commissioners for terms of two years, and 2 to be appointed by the State Board of Control for terms of 2 years - provides that members shall receive a per diem allowance of \$3 for not more than 25 days per year, plus expenses - provides that the board shall administer all forms of public assistance and public welfare in accordance with rules and regulations promulgated by the State Board of Control - provides for the levying of the necessary taxes.

H. 90

R. G. Johnson. Relates to old age assistance. Approved February 2. Chapter 4.

Appropriates \$1,000,000 out of general revenue fund to enable State Agency to pay the State's share of payments to recipients of Old Age Assistance and for cost of supervision of said Act by State Agency - not exceeding \$11,000 may be used by State Agency to reimburse counties for not over a one-sixth share of such Old Age Assistance as may have been granted to persons of

Minnesota, contd. H. 90 contd.

Indian blood - State Auditor is authorized to levy upon all taxable property in State, for purpose of providing funds, a tax sufficient to produce the sum of \$1,000,000 together with such additional sum as may be necessary to pay the interest upon certificates of indebtedness issued pursuant to the provisions of this Act - proceeds of such tax levy shall be credited to the General Revenue Fund - pending the levy and collection of said taxes, State Auditor is authorized to issue and sell, at not less than par, as funds are needed, certificates of indebtedness of the State in the aggregate amount of \$1,000,000 - rate of interest not to exceed 3% per annum, payable semi-annually proceeds of sale to be credited to General Revenue Fund - State Board of Investment is authorized to invest State trust funds in said tax levy certificates -Act effective from passage.

H. 94

R. C. Johnson. Relates to a state wide system of old age assistance.

Approved April 26. Chapter 484.

Amends Section 23, Chapter 95 Extra Session Laws, 1935 provides old age assistance granted under this Act shall be paid by county in which old age certificate is issued - expense shall be borne 1/3 by State from state funds, 1/6 by counties from county funds and 1/2from Federal funds - provides in event Federal funds are inadequate to pay 50%, then the available Federal funds shall be paid ratably and proportionately to counties - effective from passage.

H. 196

Palarine, et al. Relates to emergency relief loan law. Approved March 25. Chapter 105.

Extends time for confirming all bonds issued and all proceedings had for issuance of relief bonds to April 1, 1939.

H. 225

MacKinnon. Relates to schools for crippled children.

Approved April 22. Chapter 345.

Appropriates out of State Treasury \$10,000, for each year ending June 30, 1938 and June 30, 1939, to be used by State Board of Education for allocation to any public school for crippled children at \$50 annually per child for each summer session - Act shall terminate January 1, 1939.

Minnesota, contd. H. 237

Crissey. Relates to a relief appropriation.

Approved April 14. Chapter 209.

Appropriates out of relief fund \$2,000,000, to Executive Council, for period ending July 1, 1937 to furnish relief, work relief and employment relief - authorizes State Auditor to levy on all taxable property in State the sum of \$1,700,000 for 1937 and \$800,000 for 1938 to be placed in Minnesota Public Relief Fund - pending levy and collection of taxes, Executive Council is authorized to issue and sell, at not less than par certificates of indebtedness of the State not exceeding 80% of total taxes so levied - proceeds shall be credited to Minnesota Public Relief Fund - provides \$25,000 out of money appropriated by this Act shall be used by authorities distributing aid to care for fire sufferers in Palo-Markham, St. Louis County.

H. 541

MacKinnon. Relates to old age pension expenditures. Approved April 17. Chapter 245.

Provides any sum remaining unpaid by any local unit of government to any county for reimbursement for old age pension expenditures shall be paid not later the

age pension expenditures, shall be paid not later than November 10, 1938 - governing body of local units of government shall levy a tax sufficient to reimburse such county - excess shall be credited to sinking

fund of local unit of government.

H. 965

Eastvold & Johnson. Relates to unemployment compensation.

Approved March 2. Chapter 43.

Amends unemployment compensation law, section 2 and 6, chapter 2, extra session laws 1936 to define "calendar quarters" to mean the period of three consecutive calendar months ending March 31, June 30, September 30, or December 31, excluding, however, any calendar quarter or portion thereof prior January 1, 1937; and to correct certain language of act in accordance with said definition. Effective on passage.

H. 1020

Welfare Committee. Relates to blind aid law.

Approved April 21. Chapter 324.

Provides for aid to adult blind persons, in amounts compatible with reasonable subsistence, to be administered by the State Board of Control - designates as blind a person "who has no vision or who, with the help of eye glasses or other resources, has not sufficient ocular power for the ordinary affairs of life" - provides that the State Board shall appoint and pay ophthalmologists to examine applicants, and that no application shall be approved until the applicant has been examined by an ophthalmologist and the possibility of his rehabilitation determined - provides for fair

Minnesota, contd. H. 1020, contd.

hearings before the State Board and for appeals to the district court of the county of application - provides that assistance shall be paid monthly from State and Federal funds - provides that the act shall take effect "on and after its passage, and approval by the Social Security Board for a Federal Grant in Aid for the Blind".

H. 1147

Johnson, et al. Relates to aid for crippled persons. Approved April 17.

Memorializes Congress to enact an additional title to the Social Security Act affording grants in aid to States which have provided plans of public assistance for crippled persons unable to support themselves.

H. 1159

Day and Dixon. Relates to the care of the poor. Approved April 19. Chapter 286.

Provides in all counties of state wherein poor are cared for under town system, if expense incurred exceeds an amount in excess of one mill of taxable value of property in town for that year, county shall be liable for 75% of amount in excess of such one mill on taxable value of property in town - County Board shall include in tax levy a sufficient amount of taxes to pay the expense of such poor relief - certification shall be made to County Auditor showing for what purpose, the amount and to whom expense was incurred by each town, village or city - provides if County Board deems certified statement to be correct, the amount so certified shall be a claim against the County and shall be allowed and paid by County to Treasurer of such town village or city, who shall credit sum so paid to poor fund of the town, city or village - Act does not apply to any county having a city of the first class, in which is located 90% or more in value of the taxable property of the County.

H. 1208

Day & Dixon. Relates to poor aid. Approved April 12. Chapter 201.

Provides that where the expenses heretofore incurred by a city for the care of the poor in any year has exceeded 1/10 of one mill on the taxable value of the city property, and has been allowed by the county board and paid, all such payments shall be legalized and approved.

Minnesota, contd. H. 1383

Public Welfare Committee. Relates to old age assistance.

Approved April 26. Chapter 489.

Appropriates out of Old Age Assistance Fund \$1,100,000 to enable State Agency to pay state's share of payments of old age assistance - authorizes State Auditor to levy upon all taxable property in State the sum of \$1,375,000 (1) \$775,000 shall be levied in taxable year 1937 (2) \$600,000 in 1938 - proceeds of tax levy shall be credited to Old Age Assistance Fund - pending collection of taxes State Auditor is authorized to issue and sell certificates of indebtedness in an amount not exceeding \$1,100,000 with interest rate of 3% per annum - proceeds of sales of certificates shall be credited to Old Age Assistance Fund - effective from passage.

H. 1438

Kinzer, et al. Relates to the continuance of the Federal Emergency Administration of Public Works.

Approved April 13. Resolution 17.

Memorializes Congress to enact a law to continue the functions of the Federal Emergency Administration of Public Works and to make the necessary appropriations therefor.

H. 1525

Wanvick, et al. Relates to levy of taxes for poor relief.

Approved April 14. Chapter 229.

Amends Mason's Minnesota Statutes of 1927, Section 3199, as amended by Laws 1931, Chapter 355, Laws 1933, Chapter 334, and Extra Session Laws 1935-36, Chapter 50 which provides in the year 1936 the amount of such levy for all such purposes, except for the erection or repair of buildings, may exceed three mills but shall not exceed five mills by changing "year 1936" to "each of the years 1937 and 1938".

H. 1695

Relates to relief labor.

Approved April 26. Chapter 490.

Provides where relief labor is employed, payable out of federal funds in the construction or reconstruction of trunk highways, where State is sponsor for such projects, also necessitating use of trunk highway funds in order to complete such construction, day labor methods may be employed therefor.

S. 66-1 spl.

Stiening. Relates to aid to the blind.

Approved July 16. Chapter 77.

Amends Chapter 324, Section 25, Laws 1937 - provides Act shall take effect upon approval by Social Security Board pursuant to the provisions of Title X of Federal Social Security Act, approved August 14, 1935, of a State plan for aid to the blind formulated by State Agency pursuant to this Act.

Minnesota, contd. S. 124-1 spl.

Foslien. Relates to poor relief. Approved July 14. Chapter 43.

Repeals Special Laws of 1887, Chapter 252, requiring each town and village in Pope County to support its own poor.

H. 90-1 spl.

I. Iverson. Relates to old age assistance. Approved July 15. Chapter 55.

Amends Chapter 350, Laws of 1937 - provides any county in State having a tax delinquency of 60% or more and also having an assessed valuation not exceeding \$3,500,000, who failed to levy sufficient taxes and fix a sufficient tax rate for old age assistance for the year 1937, shall not be required to certify to State Agency that such county levied an amount of money, which, if collected would have been sufficient to pay old age assistance therein for the year 1937 - same is true of any distressed county in which 50% or more of the area is within a federal or state forest area.

H. 91-1 spl.

Crissey. Relates to public welfare. Approved July 24. Chapter 89.

Appropriates out of Minnesota Public Relief Fund to State Executive Council for public relief purposes, \$11,100,000 of which amount (1) \$5,850,000 shall be available for direct relief for fiscal year ending June 30, 1938 (2) a sum not to exceed \$1,750,000 for emergency work projects and any unexpended balance of said \$1,750,000 to be carried over and made available for fiscal year ending June 30, 1939 (3) \$750,000 for aid to drouth stricken farmers (4) \$2,750,000 for direct relief for fiscal year ending June 30, 1939 -Council shall disburse money to various federal, state, county and municipal agencies - provides a sum of not more than \$125,000 for relief of needy in Palo Markam fire area in St. Louis County and \$25,000 in other areas devastated by fire - authorizes State Auditor to levy on all taxable property in State, \$2,775,000 for each of following years, 1937, 1938, 1939, 1940 and 1941 - proceeds shall be credited to Minnesota Public Relief Certificate Fund of 1937-8, hereby created - effective from passage.

H. 232-1 spl.

Lockwood. Relates to old age assistance. Approved July 16. Chapter 73.

Authorizes any county having a tax delinquency of 50% or more and that levied sufficient taxes and fixed a sufficient tax rate for old age assistance for 1937, to make application to the State Agency - provides State Agency may pay to such county such sum of money out of the funds provided in Laws 1937, Chapter 305, as supplemental old age assistance aid to such county - effective up to and including December 31, 1937.

Mississippi H. 10-1 spl.

Holloman. Amends law creating a system of unemployment compensation.

Approved September 19.

Amends sections 2, 8, 9, 13, 14 and 19 and repeals section 2a of chapter 176 of laws of regular session of 1936 if Title IX of Social Security Act has been amended or repealed by Congress or held unconstitutional by Supreme Court of United States, then the operation of the provisions of this Act shall be suspended for a period of not more than six months - if no change in Federal or State Legislation within that period Act ceases entirely - contributions paid by employers refunded without interest - clarifies what shall be deemed to constitute employment in regard to services performed by individuals - unemployment compensation fund to have three separate accounts - (1) clearing account - refunds may be paid from this account (2) unemployment trust fund account -(3) benefit account - consists of all monies requisitioned from this State's account in the unemployment trust fund - applications for adjustments or refunds must be made not later than one year after date on which any contribution or interest or penalty thereon became due to the Commission - refunds shall be made from unemployment compensation fund without interest - amends definition of employment to exclude service performed within the State incidental to services performed elsewhere - Act effective from passage.

H. 13-1 spl.

Robinson. Relating to an Act to provide for the furthering of Child Welfare.

Approved September 19.

Provides for the cooperation by the State with the United States Children's Bureau and Secretary of Labor in furthering Child Welfare Service to be approved by the State and the United States Children's Bureau. Provides for the receipt and disposition of federal funds in aid of public welfare service. Specifies that money in the "Child Welfare Service" shall be expended in accordance with the plan developed under Section 521 of Public No. 271-74th Congress of the United States and shall not be used for any other purpose.

H. 19-1 spl.

Lee, et al. Relating to an amendment to an Act providing for an increase in expenditures for Federal Relief Agencies by Boards of Supervisors and municipalities in certain Counties and Municipalities.

Approved September 19.

Amends Section 1 of Chapter 270 of the General Laws of Mississippi of 1936 to increase the amount that can be paid for rental and other expenses of federal relief agencies by Boards of Supervisors and municipalities

Mississippi, contd.
H. 19-1 spl., contd.

in certain counties and municipalities. Limits total amount of expenditures for said purposes by any County to a maximum of \$50.00 per month. With exceptions as follows:- Specifies that in counties in the Mississippi delta levee district the total amount expended in one month by a county for all of the purposes herein provided shall not exceed the sum of \$125 per month and that counties situated wholly or partially in the Tazoo-Mississippi delta levee district the total amount expended in one month shall not exceed the sum of \$75. Provides further that municipalities of more than 2,500 population, according to the federal census of 1930, or any succeeding federal census the total amount expended in one month shall not exceed the sum of \$200.

S. 2-2 spl.

Roberts. Makes an appropriation for the purpose of ostablishing and maintaining free public employment offices. Approved November 25, 1936.

Appropriates \$35,000 or so much thereof as may be necessary out of the State Treasury for purpose of establishing and maintaining free public employment offices - money available from April 1, 1937 through June 30, 1938 - may be expended only when amount appropriated has been matched in equal amount by United States Government - Effective from passage.

H. 23-2 spl.

Authorizes Board of Supervisors of Leflore County to issue bonds for building roads and prescribes certain conditions therefor.

Approved December 4.

Authorizes issuance and sale of bonds in the sum of \$300,000 - bonds shall not be issued and sold except on condition that the Board shall in construction of the roads receive federal aid for at least 45% of the cost - must be approved by three-fifths of qualified electors voting in special election to be held in Lefore County, Mississippi on December 3, 1936.

H.C.Res.10-2 spl.

Memorializes the President and Congress of United States to appropriate annually a greater percentage of funds for old age assistance.

Adopted by House December 3.
Adopted by Senate December 4.

Memorializes the President and Congress of United States to undertake to so amend the Federal Law to make available its benefits to those citizens residing in states unable to match said funds dollar for dollar so that assistance to aged in various states shall be equalized.

Missouri S. 36

McReynolds and Rozier. Provides for a system of Unemployment compensation.

Approved June 17.

Excludes (1) agricultural labor, (2) domestic service in a private home (3) service performed as an officer or member of the crew of a vessel on the navigable waters of the United States (4) service performed by an individual in the employ of his son, daughter, or spouse, and service performed by a child under age of 21 in the employ of his father or mother (5) service performed for State (6) service performed in employ of a corporation, community chest, fund or foundation, organized and operated exclusively for religious, charitable, scientific, literary or educational purposes - creates an Unemployment Compensation Commission consisting of 3 members appointed by Governor - Commission shall establish 2 coordinate divisions (1) Missouri State Employment Service Division (2) Unemployment Compensation Division - Commission shall administer Act - creates Governor's Advisory Council on unemployment compensation consisting of 7 members appointed by Governor to serve without compensation - contributions by employers due on and after January 1, 1937 at rate of 1.8% during 1937; 2.7% during 1938, 1939, 1940 and 1941; during 1942 and thereafter, rates based on benefit experience separate account shall be maintained for each employer covers employers of eight or more persons - benefits payable 24 months after date when contributions first accrue at rate of 4% of total wages earned during unit quarter of base period in which wages were highest with maximum of \$15 per week and minimum of \$5 per week establishes an unemployment compensation fund with 3 separate accounts (1) clearing account (2) unemployment trust fund account (3) benefit account - establishes Missouri State Employment Service Division - effective on passage and approval.

Relates to surgical, medical and hospital care of crippled children.

Approved April 28.

Repeals sections 14112, 14113, 14114, 14115, 14116, 14118 and 14119 Revised Statutes of Missouri 1929 and enacts new ones in lieu thereof - when parents, guardian or other person legally chargeable with support of child is unable to pay expenses thereof, court, with consent of parent or guardian, shall order such child sent to hospital approved by Board of Curators of University of Missouri - designates Board of Curators as state agency to receive and expend all money allowed for care of crippled children.

s. 90

Missouri, contd. S. 125

Casey. Relates to State Social Security Commission. Approved June 23.

Creates a State Social Security Commission of 5 members, appointed by Governor for terms of 4 years, to receive no salary - establishes county social security commissions of 4 members, to be selected by the State Commission from lists submitted by the county courts, for terms of 4 years - provides for the establishment by the State Commission of county offices, to be in charge of a secretary of the county commission - provides for administration by county commissions under the supervision of the State Commission, of old age assistance, aid to dependent children and aid to the blind, aid in cases of public calanity, and child welfare services - establishes property limitations of \$500 in cash or securities, of property exceeding a value of \$1500 (\$2000 in case of married couples) provides for assistance to needy persons over age of 70 years - provides for aid to dependent children under the age of 16 years - provides for fair hearings by the State Commission, for appeals from the State Commission to the Circuit Court, and for appeals from the Circuit Court as in civil cases - provides maximum monthly grants of \$30 for old age assistance (\$45 to married couples), \$18 for the first dependent child in a home and \$12 for each additional child and provides supplies and services compatible with decency and health in cases of public calamity - effective from passage and approval.

Relates to compulsory education for deaf children. Approved May 17.

Authorizes compulsory education of deaf children between the ages of six and seventeen years - Missouri School for the Deaf, Fulton and executive head of the recognized schools for the deaf in St. Louis or Kansas City shall determine eligibility and classification as to proper placement - authority for classifying all other children in State shall be vested in the superintendent of the State School for the Deaf at Fulton.

Donnelly. Relates to blind pensions. Approved June 18.

Amends Section 8894, Article 1, Chapter 51, Revised Statutes of Missouri, 1929 - provides no person shall be entitled to a pension who has vision with or without proper adjusted glasses greater than what is known as light perception - provides a pension of \$300 per annum, payable quarterly.

S. 204

S. 208

Missouri, contd. S.C.R. 4

Kinney. Relates to Social Security Act.

Passed Senate January 20.

Passed House January 22.

Memorializes United States Senators and Representatives in Congress from Missouri to assist in obtaining an extension of time which would permit assembly to enact an unemployment compensation law which would be applicable to taxes collected in 1936.

H. 520

Appropriations Committee. Makes an appropriation to the State Social Security Commission.

Approved July 1.

- Appropriates out of State Treasury chargeable to general revenue fund, \$27,500,000 payable to State Social Security Commission allocates appropriation as follows: (1) \$17,500,000 for pensions or assistance to persons 70 years of age or over, who are incapacitated from earning a livelihood and are without means of support (2) \$1,500,000 for aid to dependent children (3) \$9,000,000 for aid or relief in case of public calamity appropriates \$1,325,000 for administration of Act makes an additional appropriation during years 1937 and 1938 from funds received from Federal Government -
  - (1) \$17,000,000 for old age assistance,
  - (2) \$850,000 for administration of Old Age Asssitance Law,
  - (3) \$750,000 for aid to dependent children,
  - (4) \$37,500 for administration of Federal aid to dependent children,
  - (5) \$165,000 to pay cost of distribution of funds contributed by persons, localities, or municipalities and for distribution of commodities furnished from Federal Relief,
  - (6) \$90,000 for child welfare services,
  - (7) \$122,400 for pay of officers and employees and for support of State Home for Children effective from passage and approval.

H.J.& C.R. 2 & 3

Constitutional Amendments Committee. Relates to old age pensions.

Adopted June 5.

Resolves that at general election to be held on Tuesday following the first Monday in November, 1938, or at a special election, there shall be submitted to voters the proposition that Section 47 of Article IV of the Constitution be amended to grant aid to persons over 65 years of age instead of 70 years of age.

H.R. 105

Shackley. Relates to Social Security Board.

Passed April 7.

Memorializes Congress to define and curb the powers of the Social Security Board. Montana H. 74

Relates to School for the Deaf and Blind. Approved February 23.

Authorizes State Board of Education to transfer school for deaf and blind to new building at Great Falls, Montana on or before September 8, 1937 - new school shall be known as Montana State School for Deaf and Blind - effective from passage and approval.

H. 153

Social Security Committee. Relates to levying of taxes by counties for old age pensions.

Approved February 17. Chapter 27.

Provides in each county old age assistance shall be paid from county poor fund - County shall make a tax levy to provide necessary money - payments of old age assistance shall be made by State Old Age Pension Commission direct to County Old Age Pension Commissions - provides that any County Old Age Pension Commission which has paid old age assistance grants by warrants drawn on county poor fund and which warrants were registered for want of funds shall be reimbursed by State Old Age Pension Commission - Act shall be in full force and effect upon passage and approval until May 1, 1937.

H. 154

Social Security Committee. Relates to emergency relief by employment.

Approved March 15. Chapter 115.

Provides public work for unemployed and distressed people authorizes counties, cities, towns, rural improvement districts, school districts, irrigation districts, drainage districts, sewerage districts, federal reclamation projects and water users' boards of control thereof, and other political subdivisions and governmenta agencies of State, to undertake a program of public works until December 31, 1939 - may issue bonds to cover loan - effective from passage and shall expire December 31, 1939.

H. 226

Social Security Committee. Provides for state and county welfare boards.

Approved March 4. Chapter 82.

Creates a State Department of Public Welfare consisting of a State Board of Public Welfare, State Administrator of Public Welfare and other officers - State Board shall have 5 members appointed by Governor - State Department of Public Welfare is authorized to administer and supervise all federal funds allocated to State and all state funds appropriated to State Department of Public Welfare - Governor and State Board shall appoint a State Administrator who shall be the executive officer of the State Department - authorizes State Department to administer and supervise all forms of public assistances tablishes in each county of State a County Department of Public Welfare responsible for establishing local

Montana, contd. H. 226, contd.

policies and necessary rules and regulations - Board of County Commissioners in each county shall levy the six mills required for the poor fund - such proportion of its public assistance as county is unable to meet shall be paid from the State public welfare fund - appeal on application for assistance may be taken to State Department from County Department - assistance under this Act is not transferable or assignable - State Department and County Departments of Public Welfare are authorized to administer and supervise general relief - states a person is eligible for general relief who (1) has resided in State for period of one year, six months of which must be in County where application is made (2) whose income is insufficient to provide the primary necessities of life (3) is not an alien illegally in the United States (4) is not an inter-state transient without legal Montana residence (may receive temporary relief or transportation) (5) is not in need of continued care in a public institution (6) is not receiving assistance under other parts of this Act - application for general relief shall be made to County Department of Public Welfare - authorizes State Department to administer old age assistance which shall be granted to any person who (1) has attained age of 65 years (2) has income which is inadequate to provide a reasonable subsistence (3) has been a resident of State for at least 5 years during 9 years immediately preceding application (4) has resided in State and County in which application is made for at least 1 year immediately preceding application (5) is not an inmate of any public institution (6) has made no transfer of property written application shall be made to County Department each County Department shall reimburse State Department in the amount of sixteen and two-thirds per centum of the approved old age assistance grants to persons in the county each month - State Department shall administer aid to dependent children - shall cooperate with Federal Government - assistance shall be granted to any needy child who (1) is living in a suitable family home meeting the standards of the State Department (2) is in need of assistance (3) has resided in State for one year immediately preceding application or who was born within State within one year immediately preceding application, if the mother has resided in State for one year immediately preceding birth of whild (4) is not in need of continued care in a public institution (5) whose parents are not aliens illegally in the United States - written application shall be made to County Department - County Board shall determine amount of assistance to be granted each County Department shall reimburse State Department in amount of one-half of the approved aid to dependent children grants after share provided by Federal Government is deducted to persons in the County each month -

Montana, contd. H. 226, contd.

State Department of Public Welfare shall administer aid to needy blind - aid shall be given to any person who (1) has no vision or whose vision is so defective as to prevent performance of ordinary duties (2) has insufficient income (3) is not receiving old age assistance or aid to dependent children (4) has resided in county in which application is made for at least one year immediately preceding date of application (5) is not an inmate of any public institution (6) has made no assignment or transfer of property (7) is not in need of continued institutional care - assistance shall not exceed \$30 per month - written application shall be made to County Department - each County Department shall reimburse State Department in the amount of sixteen and two-thirds per centum of the approved aid to blind grants to persons in county each month - provides for recovery from a recipient - provides that powers and duties of Bureau of Child Protection and the Orthopedic Commission will not be transferred to the Department of Public Welfare until July 1, 1937 at which time State Department of Public Welfare will administer such services - shall cooperate with Federal Children's Bureau - State Treasurer shall receive all federal funds - legislature shall make appropriations out of general fund of state for welfare services - State shall be provided with an imprest fund of \$500,250 quarterly for payments of grants and administrative costs - shall be replenished from public welfare fund of State Treasurer - appropriates \$2,001,000 annually out of State Treasury for year beginning March 2, 1937 and ending March 1, 1938 and beginning March 2, 1938 and ending March 1, 1939 - appropriates annually out of State Treasury to public welfare fund the following earmarked sums (1) \$800,000 for old age assistance (2) \$300,000 for aid to dependent children (3) \$14,000 for aid to needy blind (4) \$30,000 for aid to crippled children (5) \$15,000 for child welfare services (6) \$600,000 for general relief - unused funds may be transferred back to public welfare fund - effective from passage and approval except hereinbefore designated part.

H. 344

Holecek et al. Provides for a system of unemployment compensation.

Approved March 16.

Creates a state-wide system of unemployment compensation - benefits payable 30 months after date when contributions first accrue at rate of 50% of weekly wage with maximum of \$15 per week and minimum of \$7 per week - waiting period three weeks - contributions by employers due January 1, 1937 at rate of 1.8% for 1937; 2.7% for 1938, 1939, 1940 and 1941; after June 30, 1942 rates based on benefit experience - establishes an unemployment compensation fund with three separate accounts (1) clearing account (2) unemployment trust fund account

Montana, contd. H. 344, contd.

(3) benefit account - creates an Unemployment Compensation Commission of three members appointed by Governor to administer Act - Commission shall establish two divisions (1) State Employment Service Division (2) Unemployment Compensation Division - shall cooperate with Social Security Board - excludes agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, service performed by the individual in the employ of his son, daughter or spouse and service performed by a child under 21 in employ of his father or mother, service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary or educational purposes and service performed for the State - effective from passage and approval.

H. 415

Monahan. Relates to relief employment. Approved March 6. Chapter 85.

Authorizes County Commissioners, school trustees of any organized school district or governing body of any municipal corporation to furnish materials, supplies and supervision as may be required by any federal agency - may issue relief warrants in payment of such materials when funds are not available - creates in each county, school district and municipal corporation an emergency relief fund to be used for redeeming outstanding warrants - governing body of any political subdivision is empowered to levy annually a tax not to exceed one-half of one per centum of taxable value of property upon which taxes are levied within such political subdivision - authorizes State Board of Land Commissioners to purchase such warrants - effective from passage and approval and shall continue in effect until March 15, 1939.

H.J.M. 2

Longanecker. Relates to the Townsend Recovery Plan.

Approved February 11.

Petitions Congress to pass the Townsend Recovery Plan.

H.J.M. 6

Holecek. Relates to employer's contribution under the Federal Social Security Act.

Approved March 1.

Memorializes Congress to enact legislation to comply with Federal Social Security Act to enable people of Montana to receive credits and benefits to which they are entitled under Federal Social Security Act.

Nebraska Bill 5

Relates to poor relief.

Approved February 25.

Amends section 68-104, Compiled Statutes, 1929, to delegate the exclusive superintendence of the poor in counties to the county boards with proviso permitting boards to hire by the year physician to furnish required medical services for the poor. Effective on approval.

Bill 143

Brandt. Relates to relief of unemployed and indigent persons.

Approved March 23.

Authorizes that county boards, at their option, during 1937 and 1938, may levy a tax not to exceed one-half mill on taxable property within their corporate limits and may expend moneys collected under Emergency Act of 1935 and 1936 for relief of unemployed and indigent persons - effective from passage and approval.

Bill 183

Ashmore. Relates to erection of poor houses or county hospitals.

Approved May 3.

Amends Section 26-748, Compiled Statutes of Nebraska, 1929 - Board of County Commissioners or Board of Supervisors in Counties having 3600 inhabitants or more, may sell any land or lots for purpose of securing funds to erect a county poor house or county hospital - authorizes Board to issue and sell bonds of County to bear interest at a rate not to exceed 5% per annum - issue of said bonds shall be submitted to voters of County - effective from passage and approval.

Bill 189

Dunn. Relates to unemployment compensation. Approved April 30.

Establishes a system of unemployment compensation benefits payable 24 months after contributions first accrue with maximum of \$15 per week and minimum of \$5 per week - contributions by employers due January 1. 1937 at rate of 1.8% for 1937; 2.7% after December 31, 1937; future rates based on benefit experience separate reserve accounts shall be maintained for each employer - covers employers of eight or more - establishes an Unemployment Compensation Fund consisting of (1) clearing account (2) unemployment trust fund account (3) benefit account - creates in Department of Labor an Unemployment Compensation Division to be administered by a director appointed by Governor - Commissioner of Labor shall administer Act - excludes (1) agricultural labor (2) domestic service in a private home (3) casual services of individuals provided such temporary services

Nebraska, contd.
Bill 189, contd.

does not exceed 10 days in any calendar month (4) service performed as an officer or member of the crew of a vessel on the navigable waters of the United States (5) service performed by an individual in the employ of his son, daughter or spouse, and service performed by a child under the age of 21 in employ of his father or mother (6) service performed for State or United States (7) service performed in employ of a corporation, community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary or educational purposes - provides reciprocal agreement arrangements with appropriate agencies of other states or the Federal Government appropriates (1) \$70,000 for biennium ending June 30, 1939 to employment service account in the unemployment compensation administration fund (2) \$10,000 to unemployment compensation administration fund from general fund of State for biennium ending June 30, 1939 - effective from approval.

Bill 280

Frost. Relates to vocational training of blind and deaf at state institutions.

Approved May 13.

Amends Section 83-301, Compiled Statutes of Nebraska, 1929 - states purpose of the school for the deaf at Omaha and school for the blind at Nebraska City, shall be the physical, moral, intellectual, cultural and vocational training of the pupils so they may become self-sustaining.

Bill 323

Brady, et al. Relates to dependent children. Approved April 8.

Amends Section 83-504, Compiled Statutes of Nebraska, 1929 - makes board of control the legal guardian of all children now in custody of state school for dependent children - board shall afford temporary care and provide suitable homes for adoption - may provide and pay for their maintenance in private families or boarding homes at a rate not to exceed \$30 per month - effective from passage and approval.

Bill 374

Adams. Relates to old age assistance. Approved May 18.

Provides that the revenues from the estate tax shall be credited to the State Assistance Fund - estate tax shall become due and payable 15 months from date of death of decedent - interest at rate of % per annum shall be charged from date same became payable - county boards during 1937 and 1938 may levy a tax not to exceed one mill upon taxable property within their corporate limits for relief of unemployed and indigent persons - effective from passage and approval.

Mehraska, contd.
Bill 376

J. Adams. Relates to old age assistance.

Approved May 18.

Amends the existing Old Age Assistance Law by eliminating a provision for relatives responsibility, and by extending until June 30, 1939 provisions for the proration of funds in the event such funds prove inadequate - effective from passage and approval.

Bill 377

J. Adams. Relates to aid to the blind.

Approved May 18.

Extends from June 30, 1937 to June 30, 1939 the provisions for proration of funds for aid to the blind among the recipients thereof in the event such funds prove in adequate - effective from passage and approval.

Bill 378

Adams. Relates to public assistance, welfare and social security.

Approved May 18.

Amends Chapters 20, 24, and 28 of Session Laws of Nebraska, 1935, Special and Chapter 116, Session Laws of Nebraska, 1935 - establishes in State Treasury a State Assistance Fund - appropriates for said fund for period ending June 30, 1939, from any moneys available from motor fuels taxes, alcoholic liquor taxes, head taxes, etc., \$7,500,000 - divides State Assistance Fund for period ending June 30, 1939 as follows: for salaries and expenses of state administration not more than 2% of said fund (2) for child welfare services, not more than \$50,000 (3) for crippled children service, not more than \$93,000 (4) for surplus commodities distribution and certifications for federal relief, assistance and service projects, not more than 8% of balance of said fund (5) for blind assistance not more than 2% of balance remaining in fund after. deducting the above items (6) for old age assistance not more than 72% of said balance (7) for aid to dependent children not more than 26% of said balance → percentages of the balance of the State Assistance Fund allotted for old age assistance, blind assistance and aid to dependent children shall be paid to each county in the proportion which the total population of each county bears to the total population of the State imposes a tax of \$2 upon every male and female inhabitant of State between ages of 21 and 50 years who is same and not a public charge as a poor person, to be used for purposes of State Assistance Fund - effective from passage and approval.

Bill 380

J. Adams. Relates to aid for dependent children. Approved May 18.

Provides for the proration of funds for aid to dependent children for period ending June 30, 1939 if funds should at any time be insufficient to pay the full amount of assistance - effective from passage and approval.

Nebraska, contd. Bill 415

Haycock, et al. Relates to aid for crippled children. Approved May 18.

Provides a program of services to crippled children - creates a Crippled Children's Committee of 9 members to serve without compensation for terms of 4 years - defines as a crippled child "one under 21 years of age, unmarried, and of sound mind, afflicted with a harelip, cleft palate, hernia, congenital cataract or disability resulting from congenital or acquired heart disease or any congenital abnormality or orthopedic condition that can be cured or materially improved" - provides for the enumeration of crippled children of school age - effective from passage and approval.

Bill 425

Dunn. Relates to public welfare and assistance. Approved May 14.

Amends Section 2, Chapter 20, Session Laws of Nebraska, 1935, Special - provides that the Board of Control shall administer the State Assistance Fund - stipulates all meetings of the Board shall be open to the public - Governor shall appoint a Director of Assistance, for a 2 year term and a salary of \$3,600 a year - Director of Assistance shall have powers and duties now vested in Director of the State Child Welfare Bureau - abolishes State Child Welfare Bureau, State Assistance Committee and the office of Director of the State Child Welfare Bureau - effective from passage and approval.

Bill 450

Reynolds. Relates to and regulates mothers' pensions. Approved May 8.

Provides that petitions for mothers' pensions may be submitted to the juvenile court in the absence of a petitioner, and that the decision of the court shall be without prejudice to the reapplication and appearance of the petitioner within the 30 days thereafter if she feels aggrieved by the allowance of the court - increases allowances from \$10 for each child to \$18 for the first child and \$12 for each additional child - effective from passage and approval.

Bill 495

Dunn. Relates to poor relief.

Approved May 8.

Provides that until March 1, 1939, all inheritance tax money received or collected by each county shall be used and expended for the relief of worthy, incapacitated, indigent persons - effective from passage and approval.

Nevada S. 6

Relates to care of indigents.

Approved March 2. Chapter 29.

Repeals Section 32 of An Act providing for supervision, management, government, control and maintenance of county hospitals, county homes for indigent sick, county workhouses and poor farms in each county where a tax has been authorized to establish and maintain a public hospital, approved March 11, 1931 - effective on passage and approval.

S. 29

Cobb. Relates to a constitutional amendment providing aid for aged and infirm.

Approved February 11. Chapter 8.

Called for a special election on March 17, 1937 for a proposal to repeal Section 3 of Article 13 of Nevada Constitution, providing that aid for the aged and infirm shall be provided by the respective counties of the State - proposal was accepted thus allowing State to comply and come under provisions of S. 56, an Act relating to old age assistance, approved March 16, 1937.

S. 56

Cobb. Relates to old age assistance. Approved March 16.

Provides assistance shall be granted to any needy person who (1) is 65 years of age or older (2) is a resident of State of Nevada, having resided in state for period of 5 years during nine years immediately preceding making of application, the last one year being continuous (3) is a citizen of United States (4) is in need of assistance (5) is not an inmate of any public institution (6) has made no transfer of property within 3 years immediately prior to filing of application - amount of assistance shall not be less than \$30 per month - State Welfare Department shall supervise and cooperate with county boards in administering assistance to needy aged; shall make necessary rules and regulations; establish minimum standards for personnel employed by State Department and county boards; cooperate with Federal Government; make necessary reports; publish an annual report to the Governor - county boards shall cooperate with State Department - written application shall be made to county board in county in which applicant resides - assistance so granted is not transferable or assignable - appeal may be made to State Department on death of any recipient, total amount of assistance paid under this Act shall be allowed as a claim against the estate of such person - no claim shall be enforced against any real estate while it is occupied by surviving

Nevada contd. S. 56 contd.

snouse or dependent - authorizes board of county commissioners in every county to levy, assess and collect an ad valorem tax beginning January 1, 1937 and each year thereafter, on all taxable property, at a tax rate to provide ample money to pay old-age assistance proceeds of tax shall be placed in county treasury in "Old-Age Assistance Fund" - County Treasurer shall transmit to State Treasurer the full amount necessary to pay \( \frac{1}{4} \) of total amount of old-age assistance to be paid in county - separate accounts shall be kept in State Treasury for each county - State shall levy ad valorem tax on all taxable property in state sufficient to produce enough revenue to pay state's \frac{1}{4} of total amount of old-age assistance - shall be included in state tax levy for fiscal years 1937, 1938 and thereafter - since first installment of taxes will not be due until December, 1937, necessary funds to pay state s proportion up to that time shall be raised by state bond issue - taxes collected shall be placed in "State Old Age Assistance Fund" - all money furnished by Federal Government shall be deposited in State Treasury in "Old-Age Assistance Fund" - three funds shall be placed in a "Combined Old-Age Assistance Fund" thereby causing to be issued to each recipient one warrant instead of three - Act subject to ratification in special election to be held March 17, 1937, repealing Section 3 of Article XIII of state constitution.

S. 67

Cobb. Relates to a State Welfare Department. Approved March 23. Chapter 127.

Creates a State Welfare Department consisting of a State board of relief, work planning and pension control to supervise administration of old age assistance, aid to dependent children, aid to the blind and child welfare - State Board shall supervise all actions, formulate all policies and adopt rules and regulations for government of State Department - Boards of County Commissioners shall maintain necessary welfare services - appropriates, \$1,200 until July 1, 1937 and \$15,000 for biennium ending June 30, 1939, out of State Treasury, to carry out duties and obligations of State Department in performance of public welfare services - money shall be placed in State Welfare Fund - effective from passage and approval.

S. 72

Sawyer. Relates to state board of health. Approved March 23. Chapter 126.

Designates State Board of Health as agency to administer a maternal and child health program - appropriates \$2,000 from State Treasury for biennium beginning July 1, 1937 and ending June 30, 1939 for purpose of providing state participation with Federal Government in maternal and child health service program - effective from and after July 1, 1937.

Hevada, contd. S. 73

Sawyer. Relates to aid for crippled children. Approved March 20.

Designates State Board of Health as agency to administer aid to crippled children - Secretary of State Board of Health shall be administrative officer - State Treasurer shall receive all momeys appropriated by State or allotted by Federal Government and deposit same in Crippled Children's Fund - appropriates out of State Treasury \$2,000 for biennium beginning July 1, 1937 and ending June 30, 1939 - effective July 1, 1937.

S. 121

Relates to care of indigent insane.

Approved March 29. Chapter 205.

Provides a poor and indigent patient discharged by superintendent because he is dotard, not insane, shall be received by authorities of county having charge of poor in county from which he was committed if discharge is approved by board for care of insane — cost of returning him to county shall be a charge upon that county — authorizes board for care of hospital for mental diseases to receive and care for, temporarily, the indigent feeble-minded minors of State at state expense until they can be placed in an institution — effective from passage and approval.

A. 93

Labor Committee. Provides for a system of Unemployment Compensation.

Approved March 24.

Creates State Unemployment Compensation system - covers employers of one or more persons - excludes agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter, or spouse, and service performed by a child under age of 21 in employ of his father or mother, service performed for State, service performed in employ of a corporation, community chest, fund or foundation, operated for charitable purposes - benefits payable twenty-four months after contributions are due at rate of 50% of weekly wage with maximum of \$15 - for partial unemployment in any week an amount which if added to his wages, would exceed his weekly benefit amount by \$2 - waiting period five weeks - contributions accrue and become payable on and after January 1, 1937 employer to contribute 1.8% in 1937; 2.7% after December 31, 1937 - future rates based on benefit experience - . establishes an unemployment compensation fund administered by the Commissioner of the Nevada Department of Labor -State Treasurer shall be custodian of fund - clearing,

Nevada, contd.
A. 93, contd.

unemployment trust fund and benefit accounts shall be maintained to facilitate handling of funds in cooperation with Social Security Board - creates under Commissioner of Labor an Unemployment Compensation Division which shall coordinate with Nevada State Employment Service - Division administered by full-time salaried director appointed by Governor - provides Commissioner shall cooperate fully with social Security Board - creates Unemployment Compensation Administration Fund with special "employment service account" to defray administrative expenses under this Act - appropriates \$1,000 out of State Treasury for purpose of initiating the administration of this Act prior to receipt of first grant from Social Security Board - effective on passage.

A. 230

Committee on Labor. Relates to old age assistance. Approved March 15.

Authorizes the State Board of Examiners to issue bonds in the sum of \$175,000 to pay the State's proportion of old age assistance until such time as sufficient funds are rendered available by a state tax levy.

A. 231

Committee on Labor. Relates to old age assistance. Approved March 24.

Authorizes the board of county commissioners of each county to transfer any surplus money from its general fund and from the county indigent fund to the newly created county old age assistance fund - authorizes the board of county commissioners, if necessary and until April 5, 1938, to issue bonds sufficient to enable the county to pay its obligations as fixed and determined under the Nevada Old Age Assistance Act.

A. 342

Washburn. Relates to a State Board of Relief. Approved March 23. Chapter 138.

Amends Section 1, Chapter 138, Statutes of Nevada, 1935, page 301 - authorizes Governor to appoint State Board of Relief, Work Planning and Pension Control, to consist of 7 members - shortens term of members who were appointed for 6 years to 4 years - effective from passage and approval.

## New Hampshire

S. 132

Extends appropriations heretofore made for old age assistance and poor relief.

Approved June 30.

Extends time of duration of Act from June 30, 1937 to July 31, 1937 - provides any balance of funds appropriated by Chapter 20 of the Laws of 1935, for the Board of Welfare and Relief, and any balance of funds appropriated by Section 25, Chapter 127, Laws of 1935, for old age assistance, are hereby made available to the Board of Welfare and Relief for period from June 30 to July 31, 1937 - Effective June 30, 1937.

S. 133

Relates to unemployment.

Approved August 3.

Amends Chapter 179-A of Public Laws, as inserted by Chapter 99 of Laws of 1935, and as amended by Chapter 142 of Laws of 1935 and Chapter 3 of Laws of Special Session of 1936, by striking out all of said chapter and inserting a new chapter numbered 179-A - covers employers of 4 or more persons - separate accounts shall be maintained for each employer - contributions by employer, 1% of payroll for calendar year 1936, 2% of payroll during January 1, 1937 and September 30, 1937, 1.8% of payroll during calendar year 1937 subsequent to September 30, 1937 and 2.7% after December 31, 1937 - effective September 30, 1937.

H. 18

Ahern. Relates to public works.

Approved February 25.

Amends Section 29, Chapter 113, Laws 1935, to extend the period, for issuance of bonds by subdivisions of state to finance public works, to December 31, 1939. Effecative on passage.

H. 320

Baker. Relates to maternal and child-health and to crippled children.

Approved April 13.

Amends Section 11 of Chapter 128 of Public Laws: State
Board of Health shall administer and supervise a
program of maternal and child-health services - inserts
new sections following section 11 - designates State
Board as agency of State to administer a program of
services for children who are crippled - Board authorized
to formulate and administer a detailed plan for the
above purposes, to receive and expend all funds made
available to it; to cooperate with Federal Government effective on passage.

New Hampshire, contd.

H. 496

Rules Committee. Relates to old age assistance and poor relief.

Approved July 29.

Amends Section 24 of Chapter 20 of Laws of 1935 by striking out date July 31 and inserting August 15, 1937 as date when Act shall terminate - provides for liquidation of the affairs of the organization for supervision of poor relief - extends appropriation for period from July 31 to August 15, 1937 - effective July 31, 1937.

H. 497

Relates to old age assistance.

Approved August 12.

Makes an extension of State funds for old age assistance from August 15 to August 31, 1937 - effective August 15, 1937.

H. 501

Relates to public welfare.

Approved August 20.

Creates a Department of Public Welfare consisting of a Board of Public Welfare and Commissioner of Public Welfare - Board shall consist of 3 members appointed by Governor for term of three years - shall supervise and direct duties of Department - authorizes Board to appoint a Commissioner of Public Welfare - Department shall (1) develop plans to provide assistance to needy aged, blind, deaf, tuberculous persons and dependent children (2) administer or supervise the activities of the child welfare services and social service index (3) cooperate with Federal Government (4) have authority to enter into reciprocal agreements with public welfare in other States relative to the provision of relief or assistance to transients and non-residents provides no person shall lose his settlement because of receiving old age assistance - old age assistance shall be given to any person who (1) is 70 years of age or over (2) is a citizen of United States (3) is not an inmate of any public or private institution (4) is not in need of continued institutional care (5) if a husband, has not without just cause failed to support his wife and children under age of 16 years, for 6 months or more during 10 years preceding date of application - provides, further, that after January 1, 1940, the age limit shall be 65 years - blind assistance shall be given to any person who has no vision or whose vision with correcting glasses is so defective as to prevent the performance of ordinary activities - aid to dependent children shall be given to any needy child under age of 16 who has been deprived of parental support or care -Commissioner shall decide amount of assistance to be given - establishes in State Treasury a public assistance New Ham shire, contd. H. 501, contd.

fund with separate accounts for (1) Aid to the Aged (2) Blind Assistance and Service (3) Aid to Dependent Children (4) Child Welfare Services (5) Aid to Tuberculous Persons (6) Assistance to the Deaf (7) Administration and Service amends Chapter 167 of the Laws of 1937, making appropriations for the State for year ending July 30, 1939, by striking out paragraph making appropriations for welfare and relief and inserting in place thereof the following: For Department of Public Welfare, \$637,310 - abolishes State Board of Welfare and Relief and State Board of Public Welfare - amends Chapter 20, Laws of 1935 by adding new section 16-a appropriating for fiscal year ending June 30, 1938 for State's contribution for poor relief \$600,000 - amends Section 25 of Chapter 127 of Laws of 1935 by striking out same and inserting in place thereof the following: Appropriates from moneys in State Treasury not otherwise appropriated for the use of the State Board of Welfare and Relief for purpose of paying State's contribution to old age assistance, \$300,000 effective September 1, 1937.

New Jersey
A. 1-1 spl.

Young. Provides for the establishment and administration of unemployment compensation.

Approved December 22. Chapter 270

Establishes a system of unemployment compensation - benefits payable twenty-five months after contributions are due at rate of 50% of full-time weekly wage with maximum of \$15 and minimum of \$5 - contributions by employers due December 1, 1936 at rate of ten and eight-tenths per centum during December, 1936, one and eight-tenths per centum during 1937, two and seven-tenths during 1938, 1939, 1940.and 1941 - after December 31, 1941 rate based on benefit experience - covers employers of eight or more persons - establishes an unemployment compensation fund with three separate accounts (1) clearing account refunds payable from this account (2) unemployment trust fund account (3) benefit account - consists of all moneys requisitioned from this State's account in the unemployment trust fund - creates an Unemployment Compensation Commission of 7 members appointed by Governor commission shall appoint an executive director who shall administer Act - shall cooperate with Social Security Board - excludes agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter, or spouse, and service performed by a child under 21 in the employ of his father or mother, service performed for the State, and service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated for religious, charitable, scientific, literary or educational purposes - Act effective immediately.

New Jersey, contd.

S. 17

Louizeaux. Amends an Act relating to the State Financial Assistance Commission.

Approved March 31. Chapter 16.

Appropriates \$1,750,000 to State Financial Assistance Commission to be used for expenses of Commission and payment of all outstanding obligations of the Emergency Relief Administration incurred in the liquidation and settlement of the affairs of said Administration and for appointment to municipalities during calendar year 1937 for purpose of meeting cost of public assistance rendered to needy persons during 1936 - effective January 1, 1937.

S. 95

Relates to free public schools.

Approved May 29. Chapter 89.

Provides in each school district where there are five or more blind or near blind or ten or more deaf or hard of hearing children who are not cared for, a special class shall be organized for their education - effective immediately.

S. 139

Clee. Provides aid for certain needy carriers of the causative agents of communicable diseases.

Approved June 2. Chapter 144.

Authorizes any person declared by the Department of Health to be a carrier of the causative agent of any disease, the infective agent of which is transmissible through food to other persons, may apply to Director of Health for financial aid for treatment - provides total amount of aid shall not exceed \$600 per year - appropriates \$2500 to Department of Health - effective immediately.

S. 155

Jamieson. Relates to municipal bonds - relief.

Approved February 25. Chapter 7

Amends chapter 25, Laws, 1936, an Act entitled "An Act authorizing and regulating the issuance of bonds by municipalities other than counties for the financing of relief of the poor", approved March 14, 1936, by terminating said authority, March 1, 1937. Effective on passage.

S. 177

King. Relates to poor relief.

Approved May 29. Chapter 102.

Amends an Act providing for the protection, welfare of and financial assistance to needy persons approved May 4, 1936 - states "municipality" shall include any county, city, borough, township, town, village or municipality governed by an improvement commission - effective immediately.

New Jersey contd. S. 190

Hendrickson. Relates to poor relief bonds. Approved May 29. Chapter 103.

Authorizes municipalities to issue bonds for the financing of poor relief - interest rate not to exceed 6% per annum - effective immediately and becomes inoperative March 1, 1938.

A. 60

Makes an appropriation for public assistance. Passed over veto April 26. Chapter 43.

Appropriates to State Financial Assistance Commission \$7,917,660 from moneys allotted to State Highway Commission for public assistance and unemployment relief for year beginning January 1, 1937 and ending December 31, 1937 - passed over veto April 26.

A. 242

Roye. Relates to treatment for deaf children. Approved April 24. Chapter 31.

Provides that every attending or consulting physician, nurse, parent, or guardian having charge of any minor under 6 years of age who is totally deaf or whose hearing is impaired must report same in writing to State Department of Health — when such child is referred to some welfare officer for treatment, cost thereof shall be a charge against municipality in which child resides — effective immediately.

New Mexico H. 1-1 spl.

Ford et al. Establishing a state system of unemployment compensation.

Approved December 16.

Creates a system of unemployment compensation - benefits payable twenty-four months after contributions are due at rate of 50% of full-time weekly wage with maximum of \$15 and minimum of \$5 - contributions by employers due December 1, 1936 at rate of ten and eight-tenths per centum for one month period beginning December 1, 1936, one and eight-tenths per centum during 1937, two and seven-tenths per centum during 1938, 1939, 1940, 1941 and after December 31, 1941 future rates based on benefit experience - commission shall maintain a separate account for each employer but all contributions shall be pooled - covers employers of eight or more persons establishes an unemployment compensation fund with three separate accounts (1) clearing account - refunds may be paid from this account (2) unemployment trust fund account (3) benefit account - consists of all moneys requisitioned from this State's account - creates an Unemployment Compensation Commission of three members appointed by Governor who shall administer Act - commission shall establish two divisions (1) New Mexico State employment service (2) unemployment compensation diviNew Mexico contd.

H. 1-1 spl. contd.

sion - commission shall cooperate with Social Security
Board - excludes service for State, agricultural labor,
demestic service in a private home, service performed by
an individual in the employ of his son, daughter, or
spouse, and service performed by a child under the age
of 21 in the employ of his father or mother, service
performed as an officer or member of the crew of a vessel
on the navigable waters of the United States, and service
performed in the employ of a corporation, community
chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary
or educational purposes - Effective on approval.

S. 44

Thaxton. Relates to old age pensions and a state department of public welfare.

Approved February 18.

Creates a state public welfare department to administer present child welfare, state relief and security departments - shall consist of a State Board of Public Welfare and a Director of Public Welfare - State Department shall (1) administer old age assistance, aid to dependent children, assistance to needy blind - all aid or services to crippled children (2) supervise all child welfare activities (3) make all rules and regulations (4) cooperate with Federal Government (5) establish in counties or districts local units of administration (6) establish local boards of public welfare (7) inspect and require reports from all private institutions, boarding homes, and agencies providing public welfare assistance - State Board of Public Welfare shall consist of 4 members appointed by Governor with consent of Senate - State Board shall select a Director who shall be the Executive Officer of the Department - salary shall be \$4,500 annually - State Department shall be custodian of all funds received for purposes of this Act - public assistance shall be granted to any needy person who (1) has not sufficient income to provide a reasonable subsistence (2) has not made an assignment or transfer of property for purpose of rendering himself eligible for assistance under this Act - written application for assistance shall be made to local office in county or district in which applicant resides - State Department shall determine amount of assistance which shall be paid monthly - appeal may be made to State Board - old age assistance shall be granted to any needy person who (1) is 65 years of age or over (2) is not an inmate of any public institution at time of receiving assistance - assistance shall be granted to needy blind who (1) is not an inmate of any public institution at time of receiving assistance - no application shall be approved until applicant for blind aid has been examined by an epthalmoligist approved by State Department - aid shall be granted to any dependent child living in a

New Mexico, contd. S. 44 contd.

suitable family home - for purpose of carrying out provisions of this Act there shall be paid over and transferred to credit of State Department in "Social Security Fund" all monies now credited to Bureau of Child Welfare or the New Mexico Relief and Security Authority - all monies received from Federal Government and all other funds received by State Department shall be paid over to State Treasurer to be kept in the "Social Security Fund" - all monies in such fund are hereby appropriated to State Board to carry out purpose of this Act - Act effective on approval.

S. 70

Relates to the advancement of public health. Approved March 3.

Creates a State Department of Public Health consisting of a State Board of Public Health composed of 5 members appointed by Governor, Director of Public Health and . other officers - shall administer public health activities of State - shall make all rules and regulations all salaries and expenses of Department of Public Health shall be paid by State Treasurer upon warrants of State Auditor - county commissioners shall annually make a levy not in excess of one-twentieth of a mill, the proceeds of which shall be forwarded to State Treasurer to be credited to State Board of Public Health for protection of public health - shall be known as Special Health Levy Fund - transfers all records, physical properties, personnel, monies, funds and appropriations of Bureau of Public Health Division of State Department of Public Welfare as it has heretofore existed to the State Department of Public Health hereby created effective from passage and approval.

H. 146

Page. Amends Unemployment Compensation Law. Approved March 15.

Defines full time weekly wage as weekly wages individual would receive if employed in employment by employer during next to last completed calendar quarter, and such of 7 preceding quarters as commission prescribes - Alternate: 1/13 total wages during quarter of highest earnings during above period - maximum amount of benefits not to exceed 16 times weekly benefit amount or 1/6 uncharged wage credits during base period (account credited with not to exceed \$390 per quarter) - provides a wage qualification of 16 times weekly benefit amount in first 3 of last 4 completed calendar quarters - amends provisions for charging of benefits - coverage increased to employers of 4 or more - adds definition of base period-effective from approval.

New York
S. 1

Dunnigan. Amends the public welfare law. Renumbers Article 18 as 19, adds new 18, repeals Article 13, adds new Article 13, amends section 103, Public Welfare Law, repeals Articles 7-a, 7-b, General Municipal Law, repeals Chapter 185, Laws of 1922, adds new Article 16-a, State Charities Law, adds new Article 2-c, Public Health law, relative to aid to dependent children, child welfare, assistance to blind, federal aid for child welfare, maternal and child health services and care and treatment of crippled children and other public health work.

Approved February 15. Chapter 15.

Provides aid to dependent children in every county of the State+ aid to be administered by boards of child welfare or by commissioners of public welfare of the counties - aid shall be granted to dependent children under age of 16 years - board of child welfare of a county shall consist of six persons appointed by county judge - board of child welfare of a city wholly including one or more counties shall consist of ten members appointed by Mayor - shall receive no compensation - boards may grant, increase, decrease or revoke allowances by a majority vote of members present allowances may be granted to mothers or other relatives for benefit of a child under 16 under the following conditions: (1) mother or relative must be a fit person mentally, morally and physically (2) child must have resided in State for at least one year prior to application for aid or have been born in State, within one year prior to application, of a mother who has resided in State for one year immediately preceding birth of child (3) allowance may be granted to mother for aid of dependent child if (a) she is a widow (b) has been described by husband whose whereabouts are unknown for at least one year prior to application (c) if husband is receiving care in an institution under State Department of mental hygiene or is on parole from such an institution (d) if husband is confined under sentence of two years or more in a State Department of Correction or in a Federal Penal Institution (e) if husband is permanently incapacitated or has tuberculosis (f) if marriage has been annulled or dissolved (g) if she is the mother of a child born out of wedlock but in judgment of administrative agency child should remain with mother - allowance for benefit of child may be . granted to father or other relative meeting these requirements - application for aid shall be made to administrative agency - allowances shall not be granted for a period longer than six months subject to renewal legislative body of a county and of any city shall annually appropriate and make available to board of child welfare or commissioner of public welfare and

New York contd.
S. 1 contd.

include in tax levy such sum as may be needed - any person whose application has been denied may appeal to State Department of Social Welfare - State Department of Social Welfare shall cooperate with Social Security Board - shall administer and expend all grants of money - department of taxation and finance is authorized to accept and receive on behalf of State any grants of money made available to State under Social Security Act for aid to dependent children - provides care and relief for blind persons - establishes a statewide system of assistance to needy blind - assistance shall be given by city and county public welfare districts, subject to partial or total reimbursement by State and to supervision by department of social welfare - appropriations shall be made by legislative bodies of public welfare districts - assistance shall be given to a person who (1) is totally blind or has impaired vision (2) is a citizen (3) has resided in State for 5 years during 9 years immediately preceding application (4) has resided in State for at least one year immediately preceding date of application (5) has not sufficient income to provide a reasonable subsistence (6) has not declined to accept employment under reasonable conditions or to receive training or medical care (7) is not an inmate of any public or private institution (8) has not made a voluntary assignment or transfer of property for purpose of qualifying for such assistance (9) is not in need of continued institutional care (10) does not solicit alms - public welfare official shall determine amount of assistance - Public welfare districts shall receive federal allotments and reimbursements by State for assistance to blind - shall cooperate with Social Security Board - department of taxation and finance shall accept and receive all grants of money awarded to State pursuant to Social Security Act - Department of Social Welfare shall administer and expend money made available for child welfare services - department of taxation and finance authorized to receive all grants and deposit same in special fund - Department of Health designated as State agency for administering maternal and child health services, care and treatment of crippled children and other public health work - Department of Taxation and Finance is custodian of funds - Department of Education is designated as agency to administer vocational rehabilitation of the physically handicapped - Act shall not authorize any public official to take charge of any child over objections of either of the parents.

New York, contd.

Hanley. Amends Public Welfare Law.

Approved March 18. Chapter 73.

Amends section 57, Public Welfare Law, by providing no person or member of his family, becoming a patient of state tuberculosis hospital in Mount Morris, Livingston County, shall gain settlement in county or town until he has resided in county for five consecutive years reffective immediately.

S. 214

Extends time of Commission to assist in the institution and consumation of federal long-range program of flood control and regulation of flood waters within State.

Approved February 8. Chapter 5.

Flood control commission is revived, continued and extended to March 15, 1938 - re-appropriates \$19,560.45 in part five of main executive budget appropriation act of 1937 when enacted - commission shall report to legislature on or before March 15, 1938 and make recommendations for flood control - Act effective immediately.

S. 320

An Act making an appropriation to the executive department for flood relief purposes.

Approved January 27. Chapt 2.

Appropriates \$100,000, or so much thereof as may be necessary, to the executive department out of any moneys in the state treasury not otherwise appropriated, for flood relief purposes - to be expended at discretion of Governor.

S. 448

Budget Bill. Relates to home relief expenditures.

Approved March 31. Chapter 127.

Appropriates \$20,000,000 from any monies in State Treasury, in respect to home relief and local administrative expenses, for reimbursement, additional grants and advances to municipal corporations and towns - \$14,000,000 shall be allocated to a reimbursement fund, including local administrative expenses to the extent of 40% thereof - \$6,000,000 allocated to a discretionary fund to be used in exceptional cases for additional grants for home relief by Department of Social Welfare - effective July 1, 1937.

S. 682

Dunkel. Relates to public relief and welfare expenses.

Approved May 29. Chapter 783.

Authorizes Lewis County to issue bonds in the amount of \$75,000 to pay certain relief and welfare expenses and obligations - effective immediately.

New York, contd. S. 737

Livingston. Relates to home relief.

Approved May 17. Chapter 358. Amends the public welfare law in relation to home relief and state poor - home relief may be given in whole or in part in cash or by order or in kind under rules and regulations made and conditions specified by the state board of social welfare - reimbursements to cities, counties and towns where home relief is a town charge, shall be paid from the State Treasury to the extent of 40% of the amount of their expenditures therefor and must be used for public aid and assistance - Legislature shall provide a discretionary fund from which additional grants may be made by state board of social welfare in addition to 40% reimbursement - authorized department, in its discretion, to make advances to municipal corporations or such towns against the statutory 40% reimbursement, on approved. home relief expenditures up to the amount of not more than one month's estimate of expected reimbursement between July 1, 1936 and July 1, 1937, all functions, powers and duties exercised by temporary emergency relief administration, in the administration of home relief, shall be assigned and transferred to the State Department of Social Welfare - terminates June 30, 1937 emergency relief bureaus established under Chapter 198 of the laws of 1931, as amended, unless prior to July 1, 1937 the state board of social welfare, upon written request from the Mayor or chairman of the board of supervisors authorizes such city or county to continue to administer home relief through the emergency relief bureau until a date prior to July 1, 1938 - provides a county commissioner of public welfare in each county public welfare district to administer the public relief - board of supervisors shall approve an estimate for the county public welfare district and for each town and shall levy taxes in the territory of the county public welfare district for the amount of the approved estimate - legislative body of a city forming part of a county welfare district shall appropriate the amount it considers necessary for administration and public relief and shall cause taxes to be levied for same -State shall be responsible for the support of (1) any person who has no settlement in any public welfare district in State (2) any New York State Indian, who resides upon any of the Indian reservations in the State -State Department of Social Welfare shall be responsible for relief, care and support of state poor persons.

S. 1024

Livingston. Amends the Public Welfare Law. Approved May 19. Chapter 411.

Amends the existing public welfare law by including defective or physically handicapped children and children born out of wedlock among those for whom cities and towns rather than counties are required to provide home relief and medical care—effective immediately.

New York contd. S. 1046

Berg. Amends labor law in relation to unemployment insurance.

Approved March 31. Chapter 142.

Amends unemployment compensation law generally - extends coverage of act to employers of 4 or more for 15 days during any calendar year - eliminates distinction between manual and non-manual workers by deleting the \$2,600 wage exemption as applied to the latter; excluding persons whose wages exceed \$3,000 a year benefits computed on basis of past earnings rather than past weeks of employment - minimum benefit increased from \$5 to \$7 per week - word "subcontractor" eliminated from act - in place thereof 2 criteria of independence established: whether person holds himself available to perform work for the public generally and whether he is independently established in business - adds definition of "base year" (first 4 of last 15 completed calendar quarters) - provides for including fraternal benefit societies - reciprocal arrangements provided time for report on study of partial unemployment extended from February 1, 1937 to February 1, 1938 - adds as misdemeanor if price of article includes contribution imposed by Act if contribution not so large as described effective January 1, 1937.

S. 1379

Relates to Federal flood control projects.

Approved May 28. Chapter 729.

Appropriates out of State Treasury \$300,000 for payment of cost of the State's participation in the Federal flood control projects - effective immediately.

S. 1420

Twomey. Relates to an appropriation for the temporary emergency relief administration.

Approved April 23. Chapter 255.

Appropriates to the temporary emergency relief administration the balance of \$15,000,000 remaining out of the sale of bonds authorized by Chapter 553, Laws of 1936 allocates \$12,000,000 of sum appropriated to a reimbursement fund to be used and expended (a) in reimbursement to municipal corporations and towns of their expenditures in relation to home relief (b) in defraying such relief expenses as are a direct charge on the State Department of Social Welfare, and for such relief as the State is obligated to reimburse in entirety (c) for advances in respect of such statutory reimbursement -\$3,000,000 of moneys appropriated shall be allocated to a discretionary fund to be used for salaries and expenses of administration - all sums remaining unexpended in the reimbursement, discretionary, state improvement or other funds, on July 1, 1937 are re-appropriated to said funds to be used for same purposes and shall be in addition to \$15,000,000 appropriated - effective immediately.

New York contd. S. 1938

Livingston. Amends public welfare law in relation to the powers and duties of the State Board of Social Welfare.

Approved May 22. Chapter 544.

Provides the powers and duties of the State Board of Social Welfare shall be regulatory and advisory and not administrative or executive - State Board of Social Welfare shall make rules to govern the administration of public relief and welfare measures such rules shall be established by a two-thirds vote of the members of the board - each city or county may enact regulations not inconsistent with the rules and regulations established and promulgated by State Board - provides if at any time when legislature is not in session any of the provisions of this Chapter should become inconsistent or inoperative, the State Board of Social Welfare may, with approval of Governor, make such rules and regulations modifying any inconsistent and conflicting provisions - rules and regulations so made shall be effective until 30 days after the adjournment of the regular session of 1938 unless superseded prior thereto by law - effective immediately.

S: 1939

Livingston. Amends public welfare law. Approved May 26. Chapter 645.

Amends law to provide that it must be shown that beneficiary is without other means of income - eliminates provision for reimbursement of old age assistance district for one-half of traveling expenses of employees - eliminates provision permitting reinbursement of one-half of other expenses relative to advance payments to districts.

S. 1947

McNaboe. Amends the labor law.

<u>Approved May 31</u>. Chapter 797.

Includes an unincorporated association as not within the definition of employer - effective immediately.

S. 1989

Buckley. Relates to tax for unemployment relief. Approved May 7. Chapter 326.

Adds new sections 186-a and 20-b to tax law providing taxes for unemployment relief - imposes a tax of 2% of gross income, for period from July 1, 1937 to June 30, 1938, of every utility doing business in State subject to supervision of State Department of Public Service and a tax of 2% of gross operating income for same period on every other utility doing business in this State - authorizes cities by local laws to impose similar tax not exceeding one per cent on gross income or gross operating income for local unemployment relief - appropriates \$12,000 to Department of Taxation and Finance - effective immediately.

New York contd.

Buckley. Relates to a tax for unemployment relief. Approved May 14. Chapter 327.

Amends Chapter 873, Laws of 1934, relative to emergency powers for unemployment relief in any city having a population of one million inhabitants or more — extends to July 1, 1938 power to adopt and amend local laws imposing tax which legislature would have power to impose — provides that such act shall not authorize imposition of tax on gross or operating income on utilities except in accordance with provisions of section 186-a, Tax Law — revenue received shall be paid into Treasury of such city — legislative body may authorize performance of public work for relief purposes to be paid for out of the tax imposed — effective July 1, 1937.

S. 2027

Creates a temporary state commission for deaf children. Approved May 29. Chapter 743.

Creates a temporary state commission of 3 Senators appointed by temporary president of Senate, 3 assemblymen appointed by speaker of Assembly, and 5 members appointed by Governor, to examine, report upon and recommend measures to improve facilities for care of hard of hearing and deaf children and children liable to become deaf and makes an appropriation of \$5,000 for the expenses of such commission - effective immediately.

A. 365

Jarema. Relates to summer vacation school camps for children.

Approved May 30. Chapter 791.

Authorizes a city to establish summer vacation camps for children in parks adjacent to city and under the control of the State Council of Parks - camps shall be operated between July 1 and August 31 of each year - provides no child shall be entitled to free instruction and maintenance in any such camp for a period in excess of two weeks during any one year unless physically handicapped - authorizes city to appropriate necessary funds to carry out provisions of this Act - effective immediately.

A. 423

Neustein. Relates to vacation school camps for children. Approved May 30. Chapter 792.

Authorizes New York City to establish summer vacation school camps for children in parks adjacent to city and under the control of the State Council of Parks - study courses not exceeding ten hours a week shall be given in camp sanitation, elementary hygiene, first aid to the injured, life-saving, swimming and physical training - authorizes city to appropriate necessary money - effective immediately.

New York contd.
A. 716

Catertag. Amends the Public Welfare Law.

Approved May 25. Chapter 603.

Adds new section 157 to Article 17, Chapter 565 of laws of 1929 - authorizes Department of Social Welfare to enter into reciprocal agreements with corresponding state agencies of other states for interstate transportation and support of poor and indigent persons subject to the approval of the attorney general as to form, sufficiency and legality - effective immediately.

A. 798

Wadsworth. Amends the public welfare law in relation to qualification on the acquisition of a settlement in a town or city.

Approved June 3. Chapter 877.

Amends Section 56, Chapter 565, Laws of 1929 - states no settlement shall be gained by reason of the place of birth nor by residence as a patient in a hospital or as an inmate of any public institution or incorporated private charitable institution or while on parole from a public institution - effective immediately.

A. 1513

Wadsworth. Relates to home relief.

Approved May 31. Chapter 795.

Provides that the taxes levied by counties, cities, and towns for home relief shall not after January 1, 1938 be less than 20% for the first year, 40% for the second year, 60% for the third year, 80% for the fourth year, and thereafter 100% of the share of such relief which each county, city, or town is required to pay — authorizes the issuance of bonds to meet the cost of home relief not herein required immediately to be raised by taxation — effective July 1, 1937.

A. 1515

Wadsworth. Amends the State Charities Law.

Approved April 30. Chapter 304.

Provides an authorized agency which shall board out any child shall issue to person receiving such child a certificate to the effect that such authorized agency regards such person as maintaining a home suitable for care of children - no certificate shall permit the reception for board of more than six children - effective immediately.

A. 2010

Burgdorf. Amends the public welfare law in relation to public welfare districts.

Approved May 22. Chapter 514.

Amends Section 17 of Chapter 565 of Laws of 1929 - permits Auburn to elect to become a city public welfare district and if city so elects the territory of Cayuga County, exclusive of city of Auburn, shall constitute a county public welfare district - effective immediately.

New York contd.
A. 2484

Steingut. Relates to Public Welfare. Approved May 8. Chapter 322.

Makes an appropriation of \$24,000,000 to Department of Social Welfare from State Treasury for reimbursement, additional grants and advances to municipal corporations and towns for home relief expenditures and for local expenses in administering public welfare law - \$20,000,000 of moneys appropriated shall be allocated to a reimbursement fund to be used (1) in reimbursement to municipal corporations and towns for their expenditures in relation to home relief (2) in defraying such relief expenses as are a direct charge on State Department of Social Welfare (3) for advances in respect of such statutory reimbursement - \$4,000,000 shall be allocated to a discretionary fund to be used in exceptional cases for additional grants - effective July 1, 1937.

North Carolina H. 1-1 spl.

Provides for a system of unemployment compensation. Ratified December 16.

Establishes a system of unemployment compensation - benefits payable twenty-four months after contributions are due at rate of 50% of full-time weekly wage with maximum of \$15 per week and minimum of \$5 - partial benefit shall be an amount equal to the difference between weekly benefit amount and five-sixths of his remuneration for such week - contributions by employers due January 1, 1936 at the rate of nine-tenths of one per centum during 1936, one and eight-tenths per centum during 1937, two and seven-tenths per centum during 1938 and each year thereafter - covers employers of eight or more individuals establishes an unemployment compensation fund with three separate accounts (1) clearing account - refunds may be paid from this (2) unemployment trust fund account (3) benefit account - consists of all moneys requisitioned from this State's account in the unemployment trust fund creates an Unemployment Compensation Commission of three members appointed by Governor who shall administer this Act - shall cooperate with Social Security Board commission shall establish two divisions (1) North Carolina State Employment Service Division (2) Uncmployment Compensation Division - excludes service for State, agricultural labor, domestic service in a private home, scrvice performed as an officer or member of the crew of a vessel on navigable waters of the United States, service performed by an individual in the employ of his son, daughter, or spouse, and service performed by a child under 21 in the employ of his father or mother, and service performed for a corporation, community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary or educational purposes - Act effective on passage.

## North Carolina contd.

S. 58

Gravely. Relates to assistance for needy aged persons and dependent children.

Ratified March 20.

Creates in State Board of Charities and Public Welfare a Division of Public Assistance including (a) assistance to aged needy persons (b) aid to dependent children -Commissioner of Welfare, with approval of Governor, shall appoint a Director of Public Assistance to administer Act - assistance shall be given to any person who (1) is 65 years of age and over (2) is a citizen of United States (3) has not sufficient income to provide a reasonable subsistence (4) is not an inmate of any public institution (5) has not made an assignment or transfer of property (6) has been a resident of state 5 out of 9 years preceding application and for one year immediately preceding same amount of assistance shall be \$30 per month - creates State Old Age Assistance Fund - State Board of Charities and Public Welfare shall supervise administration of assistance to needy aged - written application shall be made to County Welfare Boards - appeal may be made to State Board of Allotments and Appeal establishes a state-wide system of aid to dependent children - amount of relief shall be \$18 for one child and \$12 each per month for other dependent children in same home - total amount shall not exceed \$65 per month - dependent child shall mean a child under 16 years of age who is living with his or her father, mother, grandfather, grandmother, brother, sister, stepfather, stepmother, stepbrother, stepsister, uncle or aunt, in a place of residence maintained by one or more of such relatives as his or their own home; who has resided in State one year immediately preceding application; or who was born within State one year immediately preceding application; if mother has resided in state for one year immediately preceding birth creates the State Aid to Dependent Children Fund -State Board of Charities and Public Welfare shall supervise administration of assistance to dependent children - written application shall be made to County Welfare Board of County in which applicant resides appeal may be made to State Board of Allotments and Appeal - effective from and after ratification.

S. 75

Gold. Relates to blind assistance. Ratified March 13. Chapter 124.

Amends Chapter 53, Public Laws 1935 - grants additional powers and duties to North Carolina State Commission for the blind - Commission shall administer assistance provided and establish objective standards - provides rules and regulations - County Commissioners shall investigate claims - additional examination may be required - eligibility conditions: (1) defective vision (2) unable to obtain assistance (3) resident of State

North Carolina, contd. S. 75 contd.

for 5 out of 9 years prior to application (4) not inmates of public institutions (5) not engaged in soliciting alms or in need of institutional care provides applications shall be transmitted to State Commission - notice of award by County Commissions shall be forwarded to State Board and the applicant - appeal may be made to State Commission - record of proceedings shall be transmitted to State Commission who may review case - decision of Commission final - provides State Commission may alter awards of County Commissioners, of its own motion - assistance shall not exceed \$30 per month to be paid in monthly installments - authorizes County Commissioners of each county to levy tax to cover 1/4 estimated awards to persons in such County authorizes Counties to ootain loans if appropriation is insufficient - beneficiaries are not deemed paupers shall cooperate with Federal Social Security Board authorizes Commission to receive grants from Federal Government - makes an annual appropriation by the State of \$85,180 in addition to appropriation under Chapter 53, Public Laws, 1935 - provides termination of Federal Aid renders Act null and void - effective from ratification.

S. 82

Abernethy. Relates to widows of ex-confederate soldiers. Ratified March 22.

Amends Section 5168 (j) of Consolidated Statutes subsection entitled "Widows" - gives to widows of ex-confederate soldiers who are blind in both eyes or totally helpless \$300 - effective from ratification.

S. 119

Relates to state investments.

Ratified March 1.

Amends Section 5, Chapter 62, Public Laws 1925, to permit the investment of sinking funds in obligations of State Highway and Public Works Commission issued under authority herein. Effective on ratification.

S. 214

Gay. Relates to pensions for widows and children. Ratified March 17.

Amends Section 4109 of Consolidated Statutes of North Carolina relating to amount allowed widows and children in year's allowance - effective from ratification.

S. 232

Massey. Relates to old age assistance.

Ratified March 17.

Provides that all Class "B" widows of Confederate Veterans and all colored servants of Confederate Soldiers who are eligible for old age assistance, from and after June 1, 1937, shall not be entitled to any pension provided by Chapter 92, Consolidated Statutes - effective from ratification.

North Carolina, contd.

S. 460

Ratcliff. Relates to indigent persons.

Ratified March 12.

Provides that whenever any indigent or needy child shall be entitled to receive from any person a sum of money not to exceed \$500, it shall be lawful for person owing such money to pay same over to Public Guardian of county in which said child is a legal resident - effective from ratification.

S. 476

Britt. Relates to old age assistance and aid to dependent children.

Ratified March 22.

Makes a supplemental appropriation to the State Board of Charities and Public Welfare in an amount which shall be determined by Director of the Budget for purpose of paying necessary administration costs incurred prior to July 1, 1937 in carrying out provisions of the Old Age Assistance Act and Aid to Dependent Children Act - effective from ratification.

S. 484

McKee. Amends Aid to Dependent Children Act. Ratified March 23.

Amends section 54 of Aid to Dependent Children Act of General Assembly 1937 by striking out words "Old Age Assistance" wherever they appear and substituting "Aid to Dependent Children - effective from ratification.

H. 11

Hobbs et al. Enables County of New Hanover and City of Wilmington to make provision for maintenance of indigent sick and afflicted poor.

Ratified January 22.

Approves agreement entered into between the Board of Commissioners of New Hanover, the Council of the City of Wilmington, and the James Walker Memorial Hospital, whereby it is agreed the Hospital will provide medical and hospital attention for the care of the indigent sick and afflicted poor for 3 years upon payment of \$25,000 annually to Hospital, each, by said respective municipalities - payment shall be made in equal monthly installments beginning July 1, 1937 - Board of Commissioners of New Hanover County and Council of the City of Wilmington are authorized to levy and collect such additional taxes as may be necessary for the purpose of complying with and making annually said appropriation - Act in force and effect from and after ratification.

H. 102

Amends chapter 142 of Public Laws of 1935. Ratified February 2.

Amends chapter 142 of Public Laws of 1935 so that Martin County shall be included in the provisions of said Act - Act in full force and effect from date of ratification.

North Carolina, contd.

H. 333

Hatch. Relates to aid to dependent children.

Ratified March 13.

Authorizes General Assembly to make an appropriation to State Board of Charities and Public Welfare - Board shall maintain a State Boarding Home Fund to provide homes for needy and dependent children - no needy or dependent child shall be eligible for aid under this Act if they are eligible for benefits provided by the "Aid to Dependent Children Act of 1937" - effective after ratification.

H. 522

Taylor. Relates to support of poor in Caswell County. Ratified March 9.

Authorizes Board of County Commissioners of Caswell County to levy a special tax of 8 cents on \$100 valuation of property in county for years 1937 and 1938, to be used in providing for poor of county effective from ratification.

H. 569

Blount. Relates to unemployment compensation. Ratified March 13.

Amends Chapter one of Public Laws of Extra Session 1936 provides Commission may be represented in any judicial action by any qualified attorney who has been designated by it for that purpose - provides any individual claiming benefits in any proceedings before the Commission or a court may be represented by counsel - effective after ratification.

H. 839

Bryant. Amends Unemployment Compensation Law.

Approved March 22.

Adds new Section 21 (a) - provides if Title III and Title IX of the Federal Social Security Act shall be declared invalid, no further levy or collection of contributions shall be made - funds remaining available for use by North Carolina Unemployment Commission shall be used in making payment of all awards that have been approved and administrative costs - moneys remaining to credit of employer shall be refunded to him - effective from ratification.

H. 1032

Cooper. Relates to maintenance of indigent sick and afflicted poor.

Ratified March 20.

Enables County of New Hanover and City of Wilmington to make provision for maintenance of indigent sick and afflicted poor - authorizes Board of Commissioners of

North Carolina, contd. H. 1032, contd.

New Hanover County and Council of City of Wilmington to each pay to Community Hospital of City of Wilmington an annual maximum payment of \$10,000 for a period of three years - appropriation to supply 55% of any sum which Public Works Administration of Federal Government may grant to Community Hospital - if grant should not be made by Federal Government, City of Wilmington and. County of New Hanover are not obliged to make appropriations herein authorized - effective from ratification.

H. 1079

Pickens. Amends the Unemployment Compensation Act. Ratified March 23.

Amends Section 3 (e), duration of benefits, provision that commission maintain separate employee accounts after December 31, 1936 by adding: "except where the commission may find other forms of reports adequate" -Section 5(b), ineligible if discharged for misconduct for 1 to 9 weeks (plus waiting period) amended by adding: "such period shall be charged as if benefits paid " - Section 5(f) added: disqualified if customarily self-employed and can reasonably return to self-employ-. ment; if unemployment due to fire, catastrophe, etc.; if unemployment due to commitment to penal institution -Section 6(e) commission review of disputed benefit claims: additional provision, as alternate to commission review, of group hearings in such cases as commission deems expedient - Section 19(s) "base period" with respect to benefit year beginning prior to April 1, 1939, means calendar quarters beginning January 1, 1937 and ending last day of next to last completed calendar quarter preceding week with respect to which benefits are payable - effective from ratification.

H. 1137

Fenner et al. Relates to the handling of welfare problems in City of Rocky Mount.

Ratified March 22.

Authorizes State Board of Charities and Public Welfare and its Commissioner to designate the City of Rocky Mount as a local welfare unit or district to administer to needy in said territory - effective from ratification.

H. 1188

Enables County of Wake and City of Raleigh to consolidate their welfare activities.

Ratified March 22.

Provides County Board of Charities and Public Welfare in Wake County shall consist of 3 members appointed as follows: (1) one by Board of County Commissioners of Wake County (2) one by Board of Commissioners of City of Raleigh (3) one by State Board of Charities and Public Welfare - County Board of Charities and Public Welfare shall appoint a County Superintendent of Welfare - Board shall act in advisory capacity to county and municipal authorities - effective from ratification.

12510

North Carolina, contd.

H. 1195

Bryant. Relates to old age assistance and aid to dependent children.

Ratified March 23.

Makes a supplemental appropriation to the State Board of Charities and Public Welfare for two fiscal years ending June 30, 1938 and June 30, 1939 - (1) for old age assistance \$2,000,000 (2) for aid to dependent children \$1,000,000 (3) for old age assistance or aid to dependent children a contingent fund of \$370,000; counties shall not be required to match such payments; appropriation shall be matched by funds provided under Federal Social Security Act; to be used only if emergency conditions arise in State; appropriates \$70,000 to State Board of Charities and Public Welfare to carry out necessary provisions (4) for State Board of Charities and Public Welfare administrative expenses \$160,000 (5) for county administrative expenses \$300,000; appropriates \$74,000 to carry out provisions of this section - appropriates out of General Fund to Western North Carolina Tubercular Sanatorium for completion of said Sanatorium \$137,500 if a grant of 45% of total cost is received from Federal Government - effective from ratification.

H. 1281

Ward. Relates to grants made by Works Progress Administration.

Ratified March 22.

Authorizes Director of the Budget and Advisory Budget
Commission to provide that money appropriated in Section
6 of Institutions Bond Act of 1937, may be used for
purposes other than those defined in said Act, if approved by Director and Budget Commission and if it is
found by reason of grants made available by Works
Progress Administration funds may be provided to complete
specific projects out of appropriations mentioned in
Act without requiring full use of funds provided for
such purpose - effective from ratification.

North Dakota

S. 10

Relates to vocational education.

Approved March 4.

Appropriates \$30,200 out of State Treasury to pay expenses of carrying out provisions of law relative to vocational rehabilitation for biennium beginning July 1, 1937 and ending June 30, 1939.

S. 15

Relates to Department of Public Health.

Approved March 20.

Appropriates out of State Treasury \$49,020 to pay the salary, clerk hire and expenses of Department of Public Health for biennium beginning July 1, 1937 and ending June 30, 1939.

North Dakota, contd. S. 62

McGillic. Relates to unemployment compensation. Approved March 16.

Establishes system of unemployment compensation - covers employers of 8 or more - exempts service performed under the employ of the State, service performed in the employ of the United States, agricultural labor, domestic service in a private home, service performed as an officer or member of a crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter or spouse and service performed by a child under the age of 21 in the employ of his father or mother, service in the employ of a corporation, community chest, etc., operated for charitable purposes only - contributions by employers begin January 1, 1937 at the rate of 1.8% for 1937, 2.7% for 1938, 1939, 1940 and 1941 - future rates based on benefit experience - benefit payments begin January 1, 1939 at the rate of 50% of full time weekly wage with maximum of \$15 per week and minimum of \$5 per week - waiting period two weeks - benefits limited to 16 weeks - administered by unemployment compensation division created in North Dakota Workmen's Compensation Bureau - transfers state employment service, created by Chapter 166, Session Laws 1935, to the Workmen's Compensation Bureau - establishes unemployment compensation fund consisting of contributions collected under this Act - creates unemployment compensation administration fund to defray cost of administration of this Act and shall consist of all moneys appropriated by this State or received from the United States for such purposes.

S. 68

Children Welfare Committee. Relates to public aid for dependent children.

Approved March 16.

Defines "dependent" child as a needy child under 18 years of age who has been deprived of parental support and whose relatives liable under the law for his support are unable to provide adequate care for such child without public assistance - State Public Welfare Board shall (1) supervise the administration of assistance to dependent children under this Act by County Boards (2) make rules and regulations (3) cooperate with Federal Social Security Board - County Boards shall (1) administer provisions of Act in respective counties (2) report to State Board (3) submit quarterly and annually a budget to Board of County Commissioners (4) cooperate with juvenile courts and licensed children's agencies assistance shall be granted to any dependent child who (1) has resided in State for one year immediately preceding application for assistance; or was born within

North Dakota, contd. S. 68, contd.

State within one year immediately preceding application and whose mother has resided in State for one year immediately preceding date of application (2) is living in a suitable family home - maximum amount of assistance allowed one child shall not exceed \$18 per month; if there is more than one child in same home. \$18 per month for one child and \$12 per month with respect to each of other dependent children - application shall be made to County Board of county in which dependent child resides or in county of longest residence if such child has not resided within one county for full period of year immediately preceding application - may make appeal to State Board on any decision - Board of County Commissioners in each county shall appropriate annually such sum as is needed to carry out provisions of this Act and shall include same in tax levy for county - if county is unable to raise necessary funds State Board may provide either as a grant or as a loan the county's share of funds for aid to dependent children - establishes a North Dakota Aid to Dependent Children Fund including all moneys received (1) from State of North Dakota (2) from any counties within State (3) from United States -Treasurer shall disburse funds - each county shall reimburse State Board for a of amount expended in such county - effective from approval.

S. 98

Welfare Committee. Relates to aid to the needy blind. Approved March 16.

Provides aid to the needy blind - assistance shall be given to any person who (1) is a citizen of United. States (2) has attained age of 18 years (3) has resided in State for not less than one year continuously immediately preceding application (4) has no vision or whose vision with corrective glasses is so defective as to prevent performance of ordinary activities (5) has not sufficient income (6) is not an inmate of an institution (7) has no child or relative able to support him (8) has made no assignment or transfer of property (9) is not receiving old age assistance - amount of assistance shall not exceed \$40 per month - Public Welfare Board of North Dakota shall administer Act written application shall be made to County Welfare Board of county in which applicant resides who shall investigate application - may appear to State Public Welfare Board - Public Welfare Board of North Dakota shall establish a North Dakota Blind Aid Fund which shall include all moneys received from State of North Dakota and from the United States - on death of recipient funeral expenses not to exceed \$75.00 will be allowed effective on approval.

North Dakota, contd. S. 104

Appropriations Committee. Relates to Children's Welfare Bureau.

Approved March 17.

Appropriates out of State Treasury \$10,000 for biennium beginning July 1, 1937 and ending June 30, 1939 to Children's Welfare Bureau to be apportioned by its director to the Evangelical Lutheran Good Samaritan Society at Fargo, North Dakota - \$10 per month shall be paid to said Society toward the education, support and maintenance of each poor and indigent crippled child while charge of Society - Society subject to supervision and inspection of State Board of Administration.

S. 114

Strehlow. Relates to housing authorities and slumclearance projects.

Approved March 16.

Creates in (1) each city having population of less than 15,000 inhabitants and the area within 5 miles of its territorial boundaries (2) each city having a population of 15,000 or more and the area within 10 miles from its territorial boundaries (3) in counties except that portion which lies within the territorial boundaries of any city a housing authority - shall not function unless governing body of city or county declares there is need for an authority - mayor of city shall appoint 5 commissioners of authority and governing body of county shall appoint 5 commissioners for county - commissioner shall receive no compensation except expenses incurred in discharge of duties - 3 commissioners shall constitute a quorum - authority empowered (1) to sue and be sued; to make and execute necessary contracts (2) to prepare, carry out, acquire, lease and operate housing projects (3) to contract for furnishings by any person or agency, in connection with a housing project (4) lease or rent any dwellings, houses, accommodations, lands, buildings, structures or facilities embraced in any housing project (5) invest any funds held in reserves or sinking funds, or any funds not required for immediate disbursement (6) to investigate living, dwelling and housing conditions - shall fix rentals for dwellings in its projects at no higher rates than it shall find necessary in order to produce revenues sufficient (1) to pay principal and interest on bonds of the authority (2) to meet cost of maintaining and operating its projects (3) to create a reserve sufficient to meet principal and interest payments on bonds in any one year thereafter - makes rules for rentals and tenant selections may exercise power of eminent domain - all housing projects shall be subject to planning, zoning, sanitary and building laws, ordinances and regulations applicable

North Dakota, contd. S. 114, contd.

to the locality - may issue bonds - rate of interest shall not exceed 6% per annum - all real property of authority shall be exempt from levy and sale by virtue of an execution - authority may borrow money or accept grants from Federal Government - property of authority exempt from all taxes and special assessments of city, county and state - authority may agree to pay city, county or any political subdivision for improvements, services and facilities furnished by them - authority, once a year, shall file a report of its activities for preceding year with the recorder of the city or clerk of the county - effective after passage and approval.

S. 132

Relates to payment of old age assistance.

Approved March 16.

Repeals Chapter 254, Laws of 1933 - cancels all claims and rights of claim now existing in favor of state or any county by virtue of any payments made out of moneys arising from taxes levied under Chapter 254, laws of 1933 all moneys in State Treasury arising from levy of said taxes shall be paid into Public Welfare Fund of North Dakota - Public Welfare Board of North Dakota shall place such funds in North Dakota Old Age Assistance Fund to be credited to respective counties in which taxes were levied and collected to apply upon county's share of payments for old age assistance - effective from passage and approval.

S. 141

Welfare Committee. Relates to old age assistance. Approved March 16.

Provides assistance shall be granted to any person who (1) is a citizen of United States (2) is 65 years of age (3) has resided in North Dakota for at least 5 years during 9 years immediately preceding application and has resided therein continuously for one year immediately preceding application (4) has not sufficient income to provide a reasonable subsistence (5) is not an inmate of any institution (6) has no child or relative of sufficient financial ability to support him (7) has made no assignment or transfer of property - maximum assistance shall be \$30 per month - Public Welfare Board of North Dakota shall (1) make necessary rules and regulations (2) administer assistance to aged in North Dakota (3) cooperate with Federal Government (4) publish an annual report - written application shall be made to County Welfare Board of county in which applicant resides - appeal on ecision may be taken to State Public Welfare Board - decision of State agency shall be final - Board of County Commissioners in each county shall appropriate annually necessary money to carry out North Dakota, contd. S. 141, contd.

provisions of this Act - if county cannot appropriate necessary money or levy a tax because of financial conditions, State Board may provide as a grant or a loan the county's share of funds for old age assistance establishes a North Dakota Old Age Assistance Fund including all moneys received from State of North Dakota, any counties in State and United States under provisions of Social Security Act - Treasurer shall disburse such funds - each county shall reimburse the State for \frac{1}{5} of amount expended for old age assistance - on death of recipient funeral expenses shall be allowed not to exceed \$75-total amount of assistance paid shall be allowed as a claim against the estate - no claim shall be enforced against any real estate while occupied by surviving spouse or a dependent - effective May 1, 1937.

H. 1

Provides for a relief appropriation of \$500,000.

Approved January 18.

Appropriates out of any moneys in State Treasury in Retail Sales Tax Fund the sum of \$500,000 for use of Public Welfare Board. Public Welfare Board shall assist county welfare boards in defraying expense of caring for destitute and necessitous persons during January and February - Act effective from passage and approval.

H. 4

Relates to care of insane.

Approved February 12.

Appropriates \$89,000 for care of insane patients whose residence cannot be determined and whose care must be borne by State, for biennium, July 1, 1937 to June 30, 1939, inclusive. Effective on passage.

H. 198

Schauss. Makes an appropriation for old age, blind and dependent children.

Approved March 10.

Appropriates from the State Public Welfare Fund \$2,600,000 to be expended by the Public Welfare Board during the period beginning February 1, 1937 and ending June 30, 1939 - provides public assistance for the needy aged, the needy blind, dependent children, child welfare service and services to crippled children in cooperation with the Federal Government under the provisions of the Social Security Act - State Board of Equalization of North Dakota directed to make levy of a sum sufficient to make up any deficiency incurred for such public assistance during the biennium ending June 30, 1937 or the biennium ending June 30, 1939 - effective on approval.

North Dakota, contd. H. 199

Schauss. Relates to relief appropriation. Approved March 16.

Establishes in the State Treasury a State Public Welfare Fund consisting of unexpended moneys in the State Public Welfare Fund created by Chapter 221, Laws of 1935; unexpended moneys in the appropriation provided by H. I. Laws of 1937; such money as may be allocated to the State Public Welfare Fund under the Revenue Act of 1935 or of 1937 and such other moneys as may be provided by law - provides that whenever during the biennium ending June 30, 1937 or June 30, 1939 the balance in the State Public Welfare Fund shall prove insufficient to meet the requirements for relief, the State Board of Equalization of North Dakota is directed to make a levy sufficient to make up such deficiency - appropriates to the State Public Welfare Fund \$3,000,000 - disbursements under this Act shall be made for the purpose of relieving the distress of destitute and necessitous persons and their families and dependents by furnishing them with means of support compatible with health and decency effective on approval.

H. 353

Provides aid to farmers in drought stricken counties. Approved March 8.

Appropriates out of any money in State Treasury, not otherwise appropriated, \$225,000.00 for loans to farmers in drought stricken areas of State during months of March, April and May - money to be distributed by Public Welfare Board with assistance of Commissioners of Agriculture and Labor - applications for assistance to be filed with State Public Welfare Board by Board of County Commissioners - county shall agree to assume administrative responsibility in making and collecting loans - funds appropriated under this Act may be expended in coordination with funds available for live stock feed assistance purposes under the control of any agencies of the Federal Government - Public Welfare Board of North Dakota authorized to cooperate with federal agencies in expenditure of funds for feed projects - effective on approval.

H. 357

Applies to warrants for emergency poor relief.

Approved March 9.

Provides that Chapter 195 of Session Laws of 1935 relating to funding and refunding indebtedness of municipalities, and all Acts amendatory thereto, shall be applicable to and include all warrants for emergency poor relief issued under and pursuant to Chapter 120 of Laws 1935, and including all warrants issued thereunder, prior to first day of January, 1939.

Ohio

H. 608-1 spl. Boyd. Establishes an unemployment insurance system.
Approved December 17.

Establishes system of unemployment insurance - covers employers of three or more persons - excludes agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, employment by any governmental unit, employment in a private or parochical school as a teacher, in research or experimental work, as an administrative officer, or a member of the faculty and employment as a short time or casual worker - creates unemployment insurance fund to be administered by the State and to consist of all premiums and money paid into it - contributions by employers due December 21, 1936 - for period from December 21, 1936 to December 31, 1936, both inclusive, a lump sum premium equal to 90% of federal excise tax levied against him for calendar year 1936, a rate of one and eight-tenths per cent during 1937, two and seven-tenths per cent during 1938 and thereafter to and including December 31, 1941 - beginning 1942 contributions by employers shall be determined by classification, rules and rates made and published by the commission - benefits payable beginning January 1, 1939 at rate of 50% of weekly wage but not to exceed \$15 - waiting period three weeks - creates an unemployment insurance commission of three members appointed by Governor with advice and consent of Senate to serve staggered six year terms to administer this Act - commission shall establish two divisions (1) Ohio State Employment Service Division (2) Unemployment Compensation division appropriates out of general fund \$150,000 for administrative purposes - Act effective immediately.

H. 696-1 spl. Hesse. Provides for the repeal of sections 5695-2, 5695-3 and 5695-4 of General Code, relative to distribution of revenues derived from delinquent tax payments.

Approved January 4, 1937.

Repeals the law requiring that all delinquent taxes collected be used for relief.

S. 13 Nichols. Relates to emergency poor relief.

<u>Approved February 2.</u>

Amends sections 2, 5, 6, 7 and 9 of House Bill 501 approved June 5, 1935 - during years 1935, 1936 or 1937 county commissioners may borrow money to provide funds for emergency poor relief within county and evidence such indebtedness by issuance of negotiable bonds or notes in amount approved by tax commission of Ohio - maximum maturity of such bonds shall be on or before March 1, 1944 - proceeds of bonds shall be expended for poor relief and for payment of premiums to industrial commission of Ohio for the public work-relief

Ohio, contd.
S. 13, contd.

employees! compensation fund - if additional funds are needed prior to December 31, 1937, county commissioners of any county or legislative body of any city may issue bonds in an amount not exceeding in the aggregate onefifth of one per cent of general tax list and duplicate of such county or city - maximum maturity shall be on or before October 1, 1945 - proceeds of sale of bonds shall be placed in the "emergency relief fund" - no relief funds shall be disbursed until budget of county or city for relief expenditures has been approved by county commissioners - any time prior to December 31, 1937 county commissioners shall distribute funds to (1) cities and townships of such county according to relative needs for poor relief (2) boards of education for relief of school children (3) furnish work relief for the payment of premiums to industrial commission for public work - relief employees! compensation fund and direct relief - surplus may be appropriated for poor relief - Act effective immediately.

- S. 26 Boyd. Amends Unemployment Compensation Law.

  <u>Approved May 7.</u>

  Corrects technical errors in Act.
- S. 169 McIntyre. Provides compensation for members of State
  Advisory Council of Unemployment Compensation Commission.

Approved May 12.

Provides each member of State Advisory Council shall receive \$20 per day while attending meetings of Council - shall not exceed \$2,000 a year - shall be allowed traveling expenses.

- S. 349 McCluskey. Relates to an appropriation for poor relief Approved March 17.
  - Makes a supplemental appropriation of \$2,000,000 to State Relief Commission from the monies appropriated for poor relief appropriation made in Section 5546-18 of General Code for poor relief for year 1937 shall be immediately available repeals H. 696 approved February 24, 1937.
- S. 361 Connolly. Relates to poor relief funds.

  <u>Approved May 1.</u>

Authorizes County Treasurer to distribute such surplus or residue as remains over and above amount of residue allocated to the county school tax fund in year 1936 — surplus may be allocated by County Budget Commission among the municipalities and townships on basis of relief needs and may be used for poor relief — money may be used on work relief projects when it would reduce the total local cost of relief — effective immediately.

Ohio, contid.
S. Res. 61

Connolly. Relates to relief funds.

Passed March 17.

Resolves that Auditor of State and Director of Finance be requested to show cause why sum of \$1,330,000 allocated July 22, 1936 by State Relief Commission to various Counties has not been received by Counties.

H. 1 Whetro. Relates to payment of old age pensions. Approved January 7.

Appropriates from general revenue fund to the department of public welfare, division of aid for the aged, and the auditor of state the following sums - (a) for purpose of paying old age pensions only, all sums heretofore, on or after the effective date of the amendment of section 6064-10 of General Code, and hereafter paid into general revenue fund from liquor control rotary fund prior to January 1, 1939. (b) A sum equal to \$1.00 for each gallon of spiritous liquor sold by department of liquor control during 1937 and 1938 and paid into general revenue fund - provides as follows money from this fund for administrative purposes -1) Department of Public Welfare, Division of Aid to Aged - (a) 1937 - \$12,000 (b) 1938 - \$12,000. 2) Auditor of State, Division of Aid for Aged (a) 1937 -\$100,000 (b) 1938 - \$100,000 (c) for purpose of paying old age pensions only, a sun equal to the aggregate amount of all money paid prior to January 1, 1939, into state treasury to credit of general revenue fund by Secretary of treasury department of United States (d) for purpose of paying cost of administering act, a sum equal to aggregate amount of all moneys paid prior to January 1, 1939, into state treasury to credit of general revenue fund by Secretary of treasury department of United States - Director of finance may borrow additional funds from moneys paid into general revenue fund from tax on liquor and liquor profits.

H. 65

Lutz. Relates to relief. Approved February 11.

Creates state relief commission, which shall serve until April 15, 1937, composed of 3 members, appointed by governor - commission has following powers and duties:

(1) Study problems of relief, develop plans and procedure for more effective administration thereof, and advise with local agencies thereon; (2) acquire advice and information from all governmental agencies; (3) cooperate with national and local governmental and private relief agencies so far as practical; (4) prescribe and require reports from state subdivisions administering relief; (5) administer funds appropriated to commission for poor

Ohio, cont'd.

H. 65, cont'd.

relief purposes: (6) examine conduct of, methods employed by, and conditions under which relief is administered by local governmental agencies; and, upon such examinations, as is found necessary and advisable for correction or imprevement, recommend and institute changes in local relief administration creates "county relief fund" in counties to and in which all present unexpended, and hereafter appropriated, relief moneys shall be transferred and merged - limits county administrative expenses to 8% expenditures herein authorized - county commissioners, under general supervision of state commission shall administer and are responsible for efficient administration of rclief and work relief; establish necessary administrative county units to investigate and grant relief; cooperate with state commission - provides for complete records of all relief and recipients thereof - makes available \$4,000,000 appropriated 1937 by section 5546-18 of General Code and remaining funds from H.B. No. 663 of 1st special session, 91st Assembly, approved July 22, 1936, for purposes of this act, providing that \$1,000,000 be used for relief of distress of Ohio citizens in flood area - Effective on passage.

H. 85

Relates to flood relief.

Approved January 25.

Appropriates out of State Treasury to credit of general revenue fund \$250,000 to the Adjutant General of Ohio to be used for flood and emergency purposes - effective immediately.

H. 91

Grubbs. Relates to care of inmates of a county home. Approved May 8.

Amends Section 2557 of General Code - provides whenever a County home may be closed for some good reason, inmates may be boarded in other County homes, rest homes within County or in private homes certified by County Commissioners and Department of Public Welfare, Division of Public Assistance.

H. 121

Rutherford. Relates to flood relief.

Approved February 2.

Provides that for a period of 120 days after taking effect of Act, the chief of the division of aid for the aged shall be empowered to dispense with the requirements pertaining to applications, reapplications, certificates and certificates of renewal - may execute a renewal certificate based upon a previous application or investigation and certify such action to Auditor of State for payment - effective immediately.

Ohio, contid.
H. 135

Relates to flood relief.

Approved February 2.

Authorizes Boards of Township Trustees, Boards of County Commissioners, Councils or Commissions of any village or city in State, to apply moneys from any available funds in its Treasury for flood emergency relief purposes for period January 26, 1937 to February 5, 1937, inclusive - effective immediately.

H. 256

Keefer. Relates to mortgage liens.

Approved May 12.

Permits suit against State to recover amount of mortgages on property turned over to State.

H. 449

Whetro. Relates to old age assistance.

Approved May 8.

Eliminates the existing provision for county boards of aid for the aged - provides that the chief of the division of aid for the aged may create subdivisions throughout the State for the purpose of administering old age assistance - provides that the chief may appoint necessary assistants subject to civil service rules and regulations and authorizes him to appoint in each subdivision advisory boards consisting of 5 citizens thereof whose duties he shall prescribe - eliminates the provision that the certificates of eligibility shall be valid for no longer than one year - effective immediately.

H. 511

Relates to direct housing relief for indigent persons. Approved May 11.

Authorizes Commissioners of any County to appropriate sum they decide is necessary for the purpose of direct housing relief to indigent persons — such relief shall not exceed \$15 per month — no vouchers shall be issued for shelter allowances after March 1, 1938 — tax warrants may be issued to apply toward the payment of rent of indigent persons from and after March 1, 1937 — effective immediately.

H. 542

Maxwell. Appropriates money to Department of Public Welfare for care of insane.

Approved April 2.

Amends Section 3155 of General Code relating to county detention hospitals for care and maintenance of insane - appropriates out of any money in State Treasury to credit of the General Revenue Fund \$779,000 to Department of Public Welfare to maintain and care for insane persons - shall be expended to pay obligations to detention hospitals for maintenance and care of insane persons from January 1, 1937 to December 31, 1937 inclusive - \$15,000 of said sum shall be used for administrative expense - effective immediately.

<u>Chio</u> contd. H. 544

Relates to health service for dependent children. Approved May 18.

Adds Section 1359-33a to Section 1359 of General Code authorizes county administration to provide necessary
medical, surgical, dental, optical and/or mental
examination and corrective or preventive treatment for
any child er relative responsible for the care of such
child receiving aid.

H. 545

Grubbs. Creates a division of mental diseases within Department of Public Welfare.

Approved May 19.

Establishes within Department of Public Welfare a division of mental diseases consisting of Commissioner of mental diseases and an advisory council of 4 persons appointed by Governor - division shall have charge and control of all institutions maintained for the treatment and care of the mentally ill, insane, feeble-minded and epileptic - division may develop a state-wide system of psychopathic hospital service - effective January 1, 1938.

H. 696

Wintzer. Relates to an appropriation for poor relief. Approved February 24.

Makes the sales tax poor relief appropriation immediately available - authorizes the expenditure of four million dollars for poor relief - Act effective immediately.

H. 707

Maxwell. Relates to aid to needy children, aid to blind, aid to crippled children and child welfare services.

Approved May 7.

Appropriates to division of public assistance, department of public welfare, the following sums: (1) unencumbered balances as of December 31, 1936 of all federal funds received under provisions of House Bills No. 610, 611 and 617 and all federal funds for aid to needy children, aid to blind, aid to crippled children and child welfare services received pursuant to this Act during the biennium 1937-38 (2) all moneys received by State Treasurer and placed to credit of following retary funds (1) rotary "A" - dependent children (2) rotary "B" - crippled children - appropriates from any moneys in State Treasury to credit of general revenue fund:

1938

- (1) County Subsidy Aid to Needy Children \$1,600,000 \$1,600,000
- (2) County Subsidy Aid to Blind
  (3) County Subsidy Aid to Crippled

Children 100,000 100,000

140,000

140,000

(4) Rotary A - Dependent Children 20,000 Effective immediately.

Ohio, contd. H.J.R. 50

Harter. Relates to the rehabilitation of the visual and physical handicapped.

Adopted April 14.

Provides for the appointment of a Commission of 9 members for the purpose of making a study and survey of the possibilities for the rehabilitation of the visual and physical handicapped of state of Ohio - Commission to serve without pay - \$10,000 shall be appropriated in general appropriation bill for expenses of Commission-report shall be made to 93rd General Assembly.

H. 731-2 spl. Wright. Provides funds for poor relief purposes for years 1937 and 1938.

Approved December 20.

Authorizes counties to issue short term notes against anticipated surplus as of March 1, 1938, under sales and utility excise tax - such notes shall be payable on or before December 31, 1938 and shall bear interest at a rate not exceeding 4% per annum - proceeds of such notes shall be allocated to a special fund in county - provides appropriation of \$2,750,000 made in Section 5546-18 of General Code, for the county poor relief excise fund for year 1938, shall be available as soon as practicable after January 1, 1938 - makes funds available for last quarter of 1937 - Act effective immediately.

H. 758-2 spl. DeRighter. Makes an appropriation for emergency relief.

Approved December 15.

Appropriates to emergency board out of State treasury \$1,000,000 for emergency poor relief - provides money shall be distributed to several counties on basis of need - such amounts shall be deducted from 1938 distribution of State funds to counties - effective immediately.

Oklahoma

S. 3-1 spl.

Stawart. Provides for an appropriation for relief. Approved December 16.

Appropriates out of State Treasury to General Revenue Fund (1) \$1,650,000 for the State Board of Public Welfare (a) to carry out provisions of Article 17 and 18, Chapter 24, session laws of 1935 and Initiative Petition No. 149 (b) to purchase textbooks for destitute, poor and indigent school children - allocates out of funds herein appropriated \$150,000 for purchase of school books - State Board of Public Welfare and County Welfare Boards authorized to expend not more than (1) \$75,000 for administrative expenses (2) \$8,000 for necessary machinery to be used in State institutions in manufacturing commodities from raw materials received from Federal Government for distribution to needy unemployables - Effective from approval.

H. 1-1 spl. Schwoerke. Providing for enactment of unemployment insurance law.

Approved December 12.

Creates a system of unemployment insurance compensation benefits payable twenty-four months after benefits are due at rate of 50% of weekly wage with maximum of \$15 per week and minimum of \$8 per week or three-fourths of full-time weekly wage, whichever is the lesser - partial benefit shall be an amount equal to the difference between his weekly benefit amount and five-sixths of wages for such week - waiting period two weeks - contributions by employers due December 1, 1936 at rate of ten and eight-tenths per centum during month of December, 1936, one and eight-tenths per centum during 1937, two and seven-tenths per centum during 1938, 1939, 1940, and after December 31, 1940, rate shall be based on benefit experience - covers employers of eight or more persons establishes an unemployment compensation fund with three separate accounts (1) clearing account - refunds may be paid from this account (2) unemployment trust fund account (3) benefit account - consists of all moneys requisitioned from this State's account in the unemployment trust fund - Commissioner of Labor shall administer

-173-

Oklahoma, contd.
H. l-l spl., contd.

Act-creates in Department of Labor an Oklahoma Unemployment Compensation and Placement Division with two sections (1) Oklahoma State employment service section (2) unemployment compensation section - Commissioner shall cooperate with Social Security Board - excludes agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter, or spouse, and service performed by a child under the age of 21 in the employ of his father or mother, service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary or educational purposes and service performed for State - Act effective on approval.

H. 19-1 spl. Jordan et al. Authorizes State Board of Public Welfare to allocate funds to counties for medical, surgical and hospital treatment for indigent persons.

Approved January 4, 1937.

Appropriates out of any funds in State Treasury \$100,000 for fiscal year ending June 30, 1937 - State Board of Public Health to grant funds to counties for purpose of providing medical, dental, surgical and hospital treatment to indigent persons - amount not to exceed \$1,000 to any one county in any one month - uniform fees for medical treatment shall be set up by agreement between State Board of Public Welfare and State Superintendent of Public Health - County Welfare Board must provide a doctor of the patient's choice, who is authorized by law to practice his profession - glasses shall be furnished to children of school age who have defective eyesight and are unable to provide them - Act effective from passage and approval.

S. 56 Chamberlain et al. Relates to an appropriation for orphans, destitute and delinquent minor children who are not in State institutions.

Approved March 26.

Appropriates out of State Treasury (1) \$10,000 for remainder of fiscal year ending June 30, 1937 (2) \$1.00,000 for fiscal year ending June 30, 1939 for maintenance and supervision of Oklahoma orphan, destitute and delinquent minor children who are in orphan homes or institutions - provides that not more than \$15,000 of money appropriated shall be used each year for maintenance and supervision of delinquent minor children - authorizes State Board of Public Affairs to expend funds herein appropriated - effective from passage and approval.

Oklahoma, contd.

S. 62

Stewart. Relates to vocational rehabilitation.

Approved February 27.

Appropriates \$15,321.61 for fiscal year ending June 30, 1937, for vocational rehabilitation in accordance with the terms and provisions of Public No. 236---66th Congress, "An act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment," as amended by Public No. 200---68th Congress, and section 531 of the Social Security Act, Public---No. 271---74th Congress. Effective on approval.

S. 141 Chamberlin. Relates to work relief and direct relief.

<u>Approved March 23.</u>

Appropriates out of State Treasury to credit of General Revenue Fund \$3,000,000 for fiscal year ending June 30, 1938 and \$1,000,000 for fiscal year ending June 30, 1939, for use of State Board of Public Welfare - 5% of funds may be used for purpose of paying the expenses of State Board of Public Welfare in administering said funds - authorizes State Board of Public Welfare to expend necessary funds in distribution of commodities, clothing, etc., received from Federal Government or any other source or in providing temporary relief employment to destitute able-bodied persons as well as direct relief for unemployables - maximum amount paid per calendar month to destitute able-bodied persons shall not exceed \$15 - designates State Board of Public Welfare as coordinating board for all relief programs - effective from passage and approval.

S. 144 Chamberlin. Relates to administration of relief funds.

Approved March 23.

Authorizes State Board of Public Welfare to appoint a representative in counties where it is necessary to more equitably distribute relief funds - representative to distribute relief funds under supervision of State Board of Public Welfare and shall act in lieu of County Welfare Boards - effective on passage and approval.

S. 300 Rinehart. Relates to old age pensions.

Approved April 15.

Provides that, when a recipient of old age assistance dies after receiving but before cashing a check for such assistance, the County Judge shall authorize the next of kin to endorse the check, the proceeds of which shall be applied to the payment of funeral expenses and the debts of the decedent - limits the operation of the act to cases in which the estate does not exceed a value of \$200.

Oklahoma, contd.

H. 72

Montgomery. Relates to acceptance of premiums for employers insurance and amends Section 13, 374, Oklahoma Statutes, 1931.

Approved February 4.

Provides that an employer shall secure compensation to his employees in one of following ways. (a) By insuring and keeping insured the payment of such compensation with any stock corporation or mutual association or by exchanging contracts of indemnity or inter-insurance, under reasonable regulations prescribed by the Commission (b) by obtaining and keeping in force guaranty insurance with any company authorized to do such guaranty business in the State (c) subject to approval of Commission, any employer may enter into or continue an agreement with his workmen to provide a scheme of compensation in lieu of compensation or insurance provided by this Act (d) by furnishing satisfactory proof to Commission of his financial ability to pay such compensation for himself.

H. 171 Schwoerke. Relates to poor aid.
Approved May 24.

Allows municipalities to issue bonds for the purpose of assisting counties in the care of poor and indigent - limits such expenditures to 50% of total expenses allowed by Article 10, Chapter 35, 0. S. 1931.

H. 225 Shoemake. Provides part time employment for children with equivalent of high school education.

Approved May 10.

Provides additional work in institutions such as the growing, preparing and canning of farm, dairy, and similar products - boys and girls receiving benefits under this Act shall be selected on the basis of need, character and ability - individual students must carry at least the equivalent of 3/4 of a normal student program - rate of pay shall not exceed \$15 per month - . funds shall be administered by the heads of the several institutions under the direction of the State Board of Agriculture - appropriates out of State Treasury \$7,500 for fiscal year ending June 30, 1938 and each fiscal year thereafter for each of following institutions: Cameron State Agricultural College, Connors State Agricultural College, Murray State School of Agriculture, Panhandle Agricultural and Mechanical College, and Oklahoma Agricultural and Mechanical College funds shall be used for student employment only.

Oklahoma, contd. H. 431

Relates to blind persons.

Approved April 29.

Authorizes Oklahoma Commission for Adult Blind to promote the employment of blind persons, including the licensing and establishment of such persons as operators of vending stands in public and other buildings — appropriates out of State Treasury \$20,000 to be deposited in Stand Concession Revolving Fund to be expended to provide initial stocks of merchandise and other working capital to such licensed operators — all moneys derived from sale of all merchandise while such vending stands are operated shall be subject to a 5% merchandising tax to be collected by Oklahoma Tax Commission and deposited in State Treasury to credit of Stand Concession Revolving Fund — effective from passage and approval.

H. 438

Welch. Relates to County Health Officers.

Law without approval April 5.

Authorizes County Welfare Boards, in counties where a full time county physician is not employed, to pay county health officer for rendering medical and surgical services to indigent persons - effective from passage and approval.

H. 491

Cantrell. Relates to guardianship fees.

Approved May 22.

Provides that no costs shall be charged in cases involving guardianship or persons who are applicants for or who are receiving Old Age or other assistance under the Social Security laws - effective from passage and approval.

H.C.R. 19

Relates to flood control project.

Adopted May 6.

Memorializes Congress to pass and President of United States and War Department to allocate sufficient money to immediately construct a flood control project upon the Salte Fork of the Arkansas River and Great Salt Plains in Alfalfa County Oklahoma.

H. Res. 6

Weaver et al. Relates to federal relief rolls.

Adopted January 18.

Memorializes Congress to reopen Federal relief rolls in various Oklahoma counties.

H. Res. 14

Flanagan et al. Relates to method of handling applications for relief.

Adopted January 19.

Directs the Oklahoma Social Security Board to furnish a complete report with reference to method of handling applications for relief as to old age payments, dependent children, blind assistance, child welfare and crippled children assistance.

Oklahoma, contd. H. Res. 24

Dees. Relates to old age pensions.

Adopted March 1.

Asks Congress to enact law by which Federal Government takes over all payment of old age pensions.

Oregon S. 156

Angell. Relates to old age assistance.

Approved March 6. Ohapter 216.

Amends Section 27-3719, Oregon Code 1935 Supplement relating to discharge of pledges under old age assistance law - county relief committee may require as a condition of granting assistance that property of any recipient be pledged as guarantee of the reimbursement of funds so granted - upon repayment of such funds advanced such pledge shall be discharged immediately.

S. 217

Judiciary Committee. Amends Unemployment Compensation Law Approved March 11.

Coverage changed from employers of 4 or more in 20 weeks to employers with a total payroll of \$500 in any calendar quarter and employing 4 or more on any day in such quarter - definition of "employment" changed from determination of location of "all or greater part" of the service to service for an employer, including service in interstate commerce within the United States, performed for remuneration or under any contract of hire, written or oral, express or implied, etc. - benefits for partial unemployment changed to 6/5 of, instead of equaling, weekly benefit amount - provides for benefits to a maximum of 1/6 of total wages during base year or 16 times weekly benefit amount whichever is lesser eliminates guaranteed employment plans - changes qualifications for benefits from employment for 26 weeks within 52 weeks or 40 weeks in 104 weeks to carnings during base year of 16 times weekly benefit amount -. waiting period changed from 3 weeks in 52 weeks to 2 weeks in 13 weeks - sections on disqualifications rewritten - one-half of salary of commission members (serving also as industrial accident commission) to be paid from administration fund - sections on procedure in defaulted claims rewritten - effective from passage.

S. 264

Best. Relates to the establishment of county boards of health.

Approved March 8. Chapter 301.

Amends Section 59-204, Oregon Code 1935 Supplement county court of any county may establish a county board
of health when authorized by a majority of voters of
county at any general or special election - county
board shall consist of (1) one member of county court
selected by court (2) county school superintendent (3)
mayor of largest city of county (4) one physician
licensed to practice in State (5) one dentist licensed
to practice in State (6) two laymen - term of office
4 years - effective after passage.

Oregon, contd. S. 281

Angell. Provides state aid for child caring institutions. Approved March 6. Chapter 236.

Provides that each institution certified by State Board of Health shall be entitled to receive state aid at rate of fourteen dollars (\$14) \$16 per month for each child of said classes over 5 years of age and eighteen dollars (\$18) \$20 per month for each child of any of said classes not over 5 years of age out of appropriations made by Section 59-901, Oregon Code, 1930; for each wayward girl between ages of 12 and 18 years fourteen dollars (\$14) \$16 per month and \$20 per month for each maternity or venereal case under age of 21 years - money shall be paid quarter-yearly to each institution - each institution shall present an itemized statement to Secretary of State which has first been approved by Secretary of State Board of Health, showing (1) names and ages of children maintained during quarter (2) length of time child was kept (3) gross amount it is entitled to for quarter - Secretary of State shall issue warrant upon State Treasurer in favor of said institution effective after passage.

S. 319

Angell and Alber. Relates to dependent children. Approved March 8. Chapter 305.

Amends Chapter VI, Title XXXIII, Oregon Gode 1930 provides that jurisdiction of non-resident or unknown
parents may be obtained by publication of a notice or
personal service outside of state- such notice shall
require person so served to show cause why child named
should not be decreed to be dependent and committed
temporarily or permanently, with authority to consent
to adoption, to care of some authorized child-caring
agency.

S. 345

Judiciary Committee. Relates to unemployment compensation benefit fund.

Approved March 10.

Amends section 14 and 27, Chapter 70, Oregon Laws, 1935 - creates an unemployment compensation benefit fund consisting of all amounts withdrawn from the federal unemployment trust fund - said fund shall be used solely in payment of compensation exclusive of expenses of administration - benefits due and payable only to extent that contributions, with increments thereon, actually collected and credited to the fund are available therefor.

Relates to old age assistance.

Approved March 8. Chapter 309.

Amends Sections 27-3701, 27-3702, 27-3703, 27-3706 27-3708, 27-3718, 27-3719 and 27-3724, Oregon Code 1035 Supplement and repeals Section 27-3727, Oregon Code 1935 Supplement - provides aid to needy persons who have attained age of 70 years - provides assistance shall not be denied to any needy person who has made arrangements to live in a privately operated home for aged people - membership in any such institution which has been paid for may be considered among assets of individual in deciding his eligibility - after January 1, 1938, assistance herein provided shall be paid to persons who have attained age of 65 years and otherwise are eligible to receive assistance - County Relief Committee shall determine amount of assistance - State Relief Committee shall supervise administration of Act - upon appeal the findings and decision of State Relief Committee shall be final - on death of person receiving assistance, total amount paid as assistance shall be allowed by court and when collected, so much thereof shall be paid to United States as may be required by federal law and balance shall be paid to state and county in proportion to amount of assistance paid by each effective from passage.

H. 35

Wagner. Relates to furnishing of certain materials by certain state subdivisions, for use in public works. Approved February 19. Chapter 49.

Provides in all future contracts a

Provides in all future contracts all sand, gravel and rock used upon public works by any municipal corporation or political subdivision of State in counties with over 100,000 population shall be obtained from source of supply owned by such subordinate state unit, if same available and cost of obtaining does not exceed that from other sources. Effective on passage.

H. 83

Committee on Medicine. Relates to mothers and children. Approved February 17. Chapter 39.

Authorizes state board of health: (1) to apply for and receive federal funds, also receive state funds made available, for promoting health of mothers and children; (2) to formulate, administer, and supervise disbursements of said funds thereunder, of statewide plan for said purpose.

Medicine Committee. Relates to indigency reports.

Approved February 19. Chapter 61.

Amends Section 68-2621, Oregon Code 1935 supplement, to forbid the falsifying of an indigency report to any public or private agency or person to obtain relief of any kind---violation declared misdemeanor and punishable as such.

H. 237

Jones, et al. An amendment relating to aid for blind students.

Approved February 26.

Amends Sections 35-4309a and 35-4309c, Oregon Code 1935
Supplement - allocates \$500 per year to each and every
blind student attending any university, college,
conservatory of music, or normal, professional or
vocational school within State whose application has
been approved by committee consisting of State
Superintendent of Public Instruction, Superintendent
of Oregon School for Blind and Superintendent of
Oregon Blind Trades School - money appropriated out
of general fund in State Treasury - no blind student
shall receive assistance for more than five years.

H. 260

Alber. Relates to housing projects of housing authorities. Approved March 12. Chapter 441.

Authorizes any state public body for purpose of aiding and cooperating in the planning and operation of housing projects to (1) dedicate, sell or lease any of its property to a housing authority or Federal Government (2) cause parks, playgrounds, etc., to be furnished adjacent to or in connection with housing projects (3) furnish or replan streets, roadways, alleys, etc. (4) purchase or legally invest in any of bonds of a housing authority — governing body of city, town or county shall appropriate money for administrative expenses of housing authority for first year thereafter — shall be a donation — when possible housing authorities shall make reimbursements for such loans.

Alber. Relates to housing authorities and slum clearance projects.

Approved March 12. Chapter 442.

Creates in each city of more than 5,000 and in each county a Housing Authority - shall not function unless governing body of city or county declares there is need for an authority - mayor of city shall appoint 5 commissioners of authority and governing body of county shall appoint 5 commissioners for county - commissioner shall receive no compensation except expenses incurred in discharge of duties - 3 commissioners shall constitute a quorum authority empowered (1) to sue and be sued; to make and execute necessary contracts (2) to prepare, carry out, acquire, lease and operate housing projects (3) to contract for furnishings by any person or agency, in connection with a housing project (4) lease or rent any dwelling, houses, accomodations, lands, buildings, structures of facilities embraced in any housing project (5) invest any funds held in reserves or sinking funds, or any funds not required for immediate disbursement (6) investigate living, dwelling and housing conditions shall fix rentals for dwellings in its projects at no higher rates than it shall find necessary in order to produce revenues sufficient (1) to pay principal and interest on bonds of the authority (2) to meet cost of maintaining and operating the projects (3) to create a reserve sufficient to meet principal and interest payments on bonds in any one year thereafter - makes rules on rental and tenant selection - may exercise power of eminent domain - all housing projects shall be subject to planning, zoning, sanitary and building laws, ordinances and regulations applicable to the locality may issue bonds - interest rate shall not exceed 6% per annum - all real property of an authority shall be exempt from levy and sale by virtue of an execution - authority may borrow money or accept grants from Federal Government - property of authority exempt from all taxes and special assessments of city, county and state- authority may agree to pay city or county or any political subdivision for improvements, services and facilities furnished by them - authority, once a year, shall file a report of its activities for preceding year with the recorder of the city or clerk of the county.

Administration Committee. Establishes a Commission for the blind and the prevention of blindness.

Approved March 8. Chapter 258.

Creates a Commission for the blind and the prevention of blindness - Governor shall appoint an administrative board of the Commission, consisting of 5 persons for a term of 4 years - Board shall receive no compensation except traveling expenses - Commission may maintain training schools or workshops for employment of suitable blind persons - shall cooperate with State Relief Committee in administration of financial aid to needy blind - Commission shall make a detailed report to Governor on or before January 1 of each year in which legislature convenes - effective from passage.

H. 406

Joint Committee on Ways and Means. Relates to vocational education.

Approved February 26. Chapter 145.

Creates a special vocational trust fund - state board for vocational education shall deposit in said trust fund all gifts, contributions and bequests for vocational education - state board authorized to expend said fund for promotion, development and carrying on of vocational education.

H. 444

Joint Committee on Ways and Means. Relates to state aided institutions.

Approved March 8. Chapter 263.

Provides that whenever any state aided institution for homeless and neglected children shall receive any donation, 50% of the amount shall be deducted from the state grant until the state has been repaid for its support of such child - effective after passage.

H. 447

Joint Committee on Ways and Means. Relates to social welfare.

Approved March 2. Chapter 170.

Appropriates out of general fund in state treasury \$365,000 for orphans, neglected children, wayward girls and maternity and venereal cases - Act effective from passage.

Joint Committee on Ways and Means. Provides for the clarification of laws on social security.

Approved March 10. Chapter 354

Amends Section 3, Chapter 60, Oregon Laws, Special Session, 1935 so that assistance shall be given to any needy blind person who is 16 years of age or over- amends Section 13 of Chapter 60, Oregon Laws, Special Session, 1935 provides that if an application is not acted upon by county relief committee within a reasonable time, or is denied in whole or in part, or if any award of assistance is modified or cancelled, applicant may appeal to state relief committee - findings and decision of state relief committee shall be binding upon county relief committee adds Section 26 to Chapter 60, Oregon Laws, Special Session, 1935 - any county in paying its part of cost of assistance for blind may issue its voucher to state relief committee and pay full amount thereof by one or more warrants in favor of state relief committee - committee authorized to sell or assign without discount its claim represented by such voucher - amounts realized from such sale or assignment and amounts received from Federal Government and state appropriations shall be deposited with State Treasurer in a checking account state relief committee shall draw its checks upon State Treasurer in favor of persons entitled to aid - effective after passage.

H. 470

Joint Committee on Ways and Means. Provides for child welfare service and aid.

Approved March 6. Chapter 264.

Authorized state relief committee to (1) make all necessary rules and regulations (2) accept and disburse any and all federal funds made available for child welfare services (3) make necessary reports (4) cooperate with various welfare groups and the United States Government (5) expend from public assistance fund amounts necessary to carry out purposes and administration of this Act - Act effective from passage.

H. 471

Joint Committee on Ways and Means. Relates to social security.

Approved March 6. Chapter 265.

State Relief Commission designated as agency of State to administer program of service for children who are crippled or who are suffering from conditions which lead to crippling - authorizes State Relief Commission to accept and disburse federal funds made available to State for such services - further authorizes commission to make such reports as may be required by the Federal Government and to cooperate with Federal Government in administering the provisions of this Act - Dean of Medical School of University of Oregon to serve as medical director of the crippled children's program - effective after passage.

Joint Committee on Ways and Means. Relates to general relief.

Approved March 8. Chapter 287.

Authorizes the payment to members of the State Relief Committee for necessary traveling expenses - provides that counties pay their share of the cost of relief to the State Relief Committee by warrants which the Committee is authorized to sell without discount - provides that each county shall levy on its taxable property a tax sufficient to defray its estimated contribution for relief during the succeeding year.

H. 474

Joint Committee on Ways and Means. Relates to aid to dependent children.

Approved March 3. Chapter 288.

Provides for aid to dependent children under 16 years of age in amounts sufficient to provide a reasonable subsistence to be administered by the County Relief Committee under supervision of State Relief Committee provides that, exclusive of federal grants-in-aid, the state and counties shall equally share the cost of the program - authorizes counties to pay its share of the cost to the state by warrants which the state is authorized to sell without discount - provides that the counties shall levy on all their taxable property a tax sufficient to defray the estimated cost of its contribution during the ensuing year.

H. 475

Joint Committee on Ways and Means. Relates to aid to dependent children.

Approved March 8. Chapter 266.

Empowers county courts and boards of county commissioners to expend such sums for the aid of dependent children as may be authorized by law from funds budgeted for expenditure in year 1937 for mother's aid under the provisions of Section 27-1301, Oregon Code 1935 Supplement, and for the support of the poor.

H. 476

Joint Ways and Means Committee. Relates to the relief of needy persons.

Approved March 2. Chapter 164.

Appropriates unexpended balance appropriated by Section 68-2803, Oregon Code, 1935 Supplement and \$5,000,000 from net proceeds of revenues raised from manufacture, sale, distribution, taxing or licensing of liquor - Treasurer shall credit money to public assistance fund - if money in public assistance fund shall become exhausted, Treasurer is authorized to borrow and issue certificates of indebtedness therefor - also appropriates out of general fund in Treasury \$1,500,000 to public

Oregon, contd. H. 476, contd.

assistance fund to be used when all other funds appropriated are exhausted — authorizes State Relief Committee to expend from funds provided by this Act money for relicf to needy persons and their dependents, old age assistance, assistance to needy blind, assistance to dependent and crippled children — effective from passage.

H. 494

Joint Committee on Ways and Means. Relates to boards of state employment at state institutions.

Approved March 11. Chapter 391

Amends Section 67-1410, Oregon Code 1930 - provides wards of state who are capable of working, shall be used in production and manufacture of articles for use of state and for sale in open market and in performance of labor for state - shall be unlawful to enter into any agreement or contract with any private person, firm or corporation for direct employment of convicts of Oregon state penitentiary - funds derived from sale and exchange of surplus products shall be paid into state treasury in the institutional betterment fund - effective after passage.

H.J.R. 21

Joint Ways and Means Committee. Relates to revenue for social security measures.

Adopted March 8.

Creates an interim commission of 7 members to be known as commission on state and local revenues - shall study needs and ways and means of raising revenue for social security measures - shall make recommendations to Governor and legislature - sets aside sum of \$1,000 for commission.

Pennsylvania
H. 1-2 spl.

Moomaw. Establishes a system of unemployment compensation.

Approved December 5. Chapter 1.

Creates a system of unemployment compensation - covers employers of eight or more persons - excludes agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter or spouse and service performed by a child under the age of 21 in the employ of his father or mother, service performed for State and service performed for religious, charitable, scientific, literary or educational purposes - Department of Labor and Industry shall administer Act - shall cooperate with Social Security Board - contributions by employers due at beginning of

Pennsylvania, contd. H. 1-2 spl., contd.

Calendar year 1936 at rate of nine-tenths of one per centum during 1936, one and eight-tenths per centum during 1937 and two and seven-tenths per centum during 1938 and thereafter - benefits payable on or after January 1, 1938 at rate of 50% of full-time weekly wage with maximum of \$15 and minimum of \$7.50 - creates an unemployment compensation fund - all contributions from employers paid into this fund - Effective immediately.

H. 2-2 spl.

Coleman. Makes an appropriation to Department of Labor and Industry for administration and enforcement of unemployment compensation law.

Approved December 5. Chapter 2

Appropriates \$50,000 out of the General Fund to the Department of Labor and Industry for payment into the Administration Fund - in order to reimburse General Fund \$50,000 shall be transferred from Administration Fund in such amounts at such times as Department of Labor and Industry shall direct.

S. 15

Haluska. Relates to denominational appropriations. Filed with Secretary of State February 17.

Amends section 18, Article 3, of Constitution to prohibit appropriations for charitable, benevolent, or educational purposes to denominational institutions — provides that appropriations may be made for pensions for military services and to blind persons, and for assistance to mothers and aged without adequate assistance.

S. 33

Thompson. Relates to permanent relief program. Approved February 23. Act 2A.

Appropriates \$5000 to be available to Legislative Committee (appointed pursuant to S. Con. Res. 103---spl., 1936---appd., July 30, 1936) to enable same to prepare a plan of permanent administration of unemployment relief. Effective on passage.

S. 672

Frey. Relates to employment agencies.

Approved May 27. Chapter 240.

Amends Sections 1, 2, 12 and 24 of an Act of May 2, 1929, P. L. 1260, to provide that term "employment agent", as defined in the Act, shall not include certain theatrical or entertainment producers, and managers - regulates registers of employment agencies and prescribes penalties.

Pennsylvania, contd. S. 376

Thompson. Relates to care and maintenance of certain indigent persons and children.

Approved June 24. Act No. 396.

Creates in each county (except of the first class) as a separate corporation and in each city of the first and second class, an institution district for the care and maintenance of certain indigent persons and children - prescribes the powers and duties of county commissioners, county treasurers, city departments of public welfare, the State Dept. of Welfare and the State Dept. of Public Assistance - abolishes certain poor districts - terminates the terms of directors, overseers, guardians and managers of the poor and poor district auditors - provides for the temporary employment of certain of them - provides for the transfer, vesting, sale and disposition of the property of poor districts and the payment of their obligations - regulates the affairs of the poor districts until abolished.

S. 877

Thompson. Relates to public assistance.

Approved June 24. Act No. 395.

Amends Sections 201, 202, 206, 207, 209, 214, 709 and 2303 of Pamphlet Law 177, 1929 - provides State Board of Public Assistance shall consist of State Treasurer, Auditor General and 7 other citizens - Department of Public Assistance shall administer law, adopt rules, regulations and standards - Governor shall appoint an Employment Board consisting of 3 members who shall prepare and conduct examinations for employment - effective July 1, 1937.

S. 878

Thompson. Relates to the support of indigent persons. Approved June 24. Act No. 397.

Provides the husband, wife, child, father, mother grandparent and grandchild of every indigent person shall if
of sufficient financial ability care for and maintain
or financially assist such indigent person at such rate
as the court of the county shall direct - provides
the real and personal property of any indigent person
shall be liable for expenses incurred for support and
assistance - provides for recovery of money by public
body or public agency giving assistance - authorizes
seizure of property of deserters - effective immediately.

S. 879

Makes an appropriation to the Department of Public Assistance.

Approved June 24.

Appropriates \$137,150,000 from the General Fund in the State Treasury to the Department of Public Assistance to provide assistance and for local administration expenses for 2 fiscal years beginning June 1, 1937 and for assistance and expenses incurred prior to May 31, 1937 - Department of Public Assistance shall allocate funds among counties - effective July 1, 1937.

ennsylvania, cont'd. S. 882

Thompson. Relates to assistance to and burial of certain aged indigent persons.

Approved June 24. Act No. 398.

Amends Section 17, Pamphlet Laws 28, approved June 25, 1936 - empowers boards in the several counties to appoint such investigators and clerical assistants as may be necessary - authorizes County Commissioners to pay all expenses - expenses in each county shall not exceed 6% of moneys allocated to such county for assistance - effective immediately.

Thompson. Relates to public assistance. Approved June 24. Act No. 399.

Provides for administration of this Act by Department of Public Assistance and the local boards in the counties authorizes Department to cooperate with and to accept and disburse moneys received from the United States Government for assistance to dependent children, aged persons and blind persons - establishes County Boards of Assistance composed of 11 members in counties of 1st and 2nd classes and 7 members in other counties provides assistance to (1) any dependent child under 16 years of age who resides with his mother and has been deprived of the support of his father by his father's death, continued absence from home or physical or mental incapacity and has resided in State for one year immediately preceding date of application or has been born in State within one year immediately preceding date of application of a mother who has resided in State for one year immediately preceding the birth of the child (2) an aged person 70 years of age or more or who after December 31, 1939 is 65 years of age or more, resides in State and has so resided for 5 years during 9 years immediately preceding date of application, is not an inmate of a public institution, has not transferred any property (3) a blind person 21 years of age or more who has three-sixtieths or ten-two hundredths or less normal vision, has resided in State for at least 5 years during 9 years immediately preceding application, the last year continuous, is not receiving assistance as an aged person, is not an inmate of any jail, insane asylum or other public reform or correctional institution - provides a pension of \$30 per month for a blind person (4) other persons who have resided in State for at least one year immediately preceding application and who need assistance to enable them to maintain for themselves and their dependents a decent and healthful standard of living - abolishes State Emergency Relief Board and transfers its duties and powers to the Department of Public Assistance - abolishes each Board of Trustees of the Mothers' Assistance Fund and Pension Fund for the Blind and transfers powers and duties to County Board of Assistance.

S. 883

Pennsylvania, cont'd. S. 885

Ruth. Relates to industrial classes.

Approved June 2. Act No. 315.

Provides for special vocational, trade, industrial and commercial schools and classes and occupational adjustment offices through public school districts and in co-operation with employment and reemployment offices for the training, retraining, instruction and adjustment of certain persons in order to enable them to enter, reenter or continue employment under changing conditions - appropriates \$75,000 to Department of Fublic Instruction to carry out provisions of this Act - effective June, 1937 and shall remain in force until May 31, 1939.

S. 1429

Rice. Relates to an appropriation for the blind. Approved June 5. Act No. 44A.

Appropriates \$345,700 out of General Fund to Department of Welfare for month of June, 1937 for payment of pensions for the blind - any unexpended balance remaining in the appropriation on June 30, 1937 shall be transferred and credited to the appropriation to the Department of Public Assistance for biennium ending May 31, 1939.

S. 1430

Rice. Relates to an appropriation for Mothers! Assistance.

Approved June 5. Act No. 42A.

Appropriates \$211,850 out of General Fund to Department of Welfare for allocation and expenditure during June, 1937 for Mothers' Assistance - any unexpended balance remaining in the appropriation on June 30, 1937 shall be transferred and credited to the appropriation to the Department of Public Assistance for biennium ending May 31, 1939.

S. 1431

Rice. Relates to old age assistance.

Approved June 5. Act No. 43A.

Appropriates \$1,018,350 out of General Fund to Department of Welfare for expenditure during month of June, 1937, for old age assistance - any unexpended balance remaining from this appropriation on June 30, 1937 shall be transferred and credited to the appropriation to the Department of Public Assistance for the biennium ending May 31, 1939.

Pennsylvania, cont'd.

H. 175

Cohen. Appropriates \$4,800,000 from general fund to finance unemployment relief fund.

Approved January 28. Act No. 1A.

Appropriates \$4,800,000 and any other unexpended moneys which have heretofore been appropriated for unemployment relief purposes, from the General Fund to the State Emergency Relief Board for direct relief, work relief and administrative expenses - State Emergency Relief Board shall make allocations to counties on basis of need - money allocated to a county over and above the sum set aside by State Emergency Relief Board for work relief shall be available for direct relief in that county - State Emergency Relief Board shall from time to time allocate to the State Veterans' Commission an aggregate of \$32,500 for authorized disbursements of the Commission and to furnish funds to assist indigent veterans, their widows and infant children - Act effective immediately.

H. 190

Moomaw. Amends the Unemployment Compensation Law. Approved May 18. Act No. 175

Amends Sec. 4 (i), definition of employer, by adding provisions for employers' liability for contributions on wages paid by contractors or subcontractors and for voluntary election of coverage of non-subject services for not less than 2 calendar years - amends Sec. 4 (j), definition of employment, by adding exclusion of services for remuneration if individual free from control, services performed outside usual course or all places of business and individual customarily engaged in independent occupation - amends Sec. 208 (e), personnel must have been legal residents of Pennsylvania for at least 1 year prior to appointment and for 6 months in district where office is located - amends Sec. 208 (f) of unemployment compensation law to provide additional 5% credit to veterans taking civil service examinations (and an additional 5% to wounded or disabled veterans) for positions in the department - no applicant shall be required to have any scholastic education prior to taking competitive examination - amends Sec. 208 (j) to provide for filling of vacancies by promotion from within of qualified personnel - amends Sec. 507 by providing for court orders to require appearance before the department to testify, etc. - effective immediately.

H. 557

Relates to Flood Control Fund. Approved June 5. Act No. 47A.

Appropriates \$4,900,000 out of General Fund to Water and Power Resources Board for payment into Flood Control Fund in State Treasury.

Pennsylvania, contid. H. 753

Relates to housing authorities. Approved May 28. Act No. 265.

Creates separate and distinct housing authorities for each city and each county if governing body of any city or council declares there is need for such - Board of County Commissioners shall appoint 5 citizens residents of the County to be members and Mayor of cities shall appoint 5 members residents of city to compose City Housing Authority to serve without compensation - Authority shall have all powers necessary to carry out purpose of this Act - Authority not to operate for profit - may issue bonds for any of its corporate purposes - effective immediately.

H. 832

Cohen. Relates to relief.

Approved March 2. Act No. 3-A.

Appropriates to State Emergency Relief Board \$5,700,000 to provide direct relief, work relief and expenses, and to pay obligations incurred for such purposes prior to this act—to the counties the Board is to make allocations required to effect said purposes—to State Veterans Commission the Board is to make allocations aggregating \$32,500 to effect veterans relief program—administrative employees of Board prohibited participating in any political activities. Effective on passage.

H. 853

Balthaser. Relates to bonds for public work projects. Approved June 4. Act No. 332.

Validates bonds and other instruments and obligations heretofore issued by counties, cities, boroughs, towns, townships, school districts, poor districts and other incorporated districts of Commonwealth for public works projects - effective immediately.

H. 1125

Shugarts. Relates to youth education.

Approved May 7. Act No. 154

Defines "extension education" as any instructional, recreational or social service provided and administered by the board of school directors of any school district which is organized primarily for out-of-school youth and for adults but shall not include the school work of continuation and other vocational schools which are subsidized under provisions of Federal enactment — authorizes board of school directors of any school district upon written application signed by 15 or more residents above age of 16 years to provide free extension education — effective July 1, 1937.

Pennsylvania, cont'd.

H. 1128

Shaw. Relates to unemployment relief orders.

Approved April 29. Chapter 126.

Authorizes Department of Military Affairs as of January 1, 1937 and periodically thereafter to take credit on its books and calculate as cash to the credit of the current appropriation to State Veterans' Commission for unemployment relief purposes, all amounts held in the form of cash for the payment of unemployment relief orders which have not been presented for payment within one year from date of issue.

H. 1146

O'Neill. Relates to education of children.

Approved July 2. Act No. 92A.

Appropriates \$40,000 to Department of Military Affairs for maintenance and education of children of veterans killed in action during World War - provides payments shall not exceed \$200 per school year per child - provides gratuities may not be paid for any child for a longer period than 4 scholastic years.

H. 1152

Wright. Relates to care of insane.

Approved July 2. Chapter 67A.

Appropriates to the Department of Welfare \$3,231,000 to pay for the care, treatment, removal and maintenance of the indigent insane in county hospitals for the two years beginning June 1, 1937.

H. 1160

Coleman. Relates to a supplemental appropriation for administering laws pertaining to Mothers! Assistance, Pensions for the Blind and Old Age Assistance.

Approved March 24. Act No. 8-A.

Makes a supplemental appropriation of \$100,000 out of General Fund to Department of Welfare for 2 fiscal years commencing June 1, 1935 for payment of cost of administration of laws relating to Mothers! Assistance, Pensions for Blind and Old Age Assistance - effective immediately.

H. 1559

Robinson. Concerns vocational education.

Approved May 28. Act No. 274.

Provides for the acceptance by Pennsylvania of Federal aid in the development of vocational education - designates State Council of Education as the State Board for Vocational Education to carry out provisions of Act and cooperate with Federal Government - effective immediately.

Pennsylvania, contd.

H. 1566

Horting et al. Relates to WPA sewing projects.

Approved June 5. Act No. 48A.

Appropriates \$75,000 out of General Fund to Welfare
Department for purchase of materials to be used in
making articles required at the State institutions articles shall be made through medium of projects
established in Pennsylvania by Federal WPA.

H. 1571

Relates to an appropriation for direct relief and work relief.

Approved March 31. Act No. 11A.

Appropriates \$5,659,000 from General Fund to State Emergency Relief Board to provide direct relief, work relief and for administrative expenses - State Emergency Relief Board shall allocate moneys to counties on basis of need - \$32,500 shall be allocated out of appropriation to State Veterans' Commission - effective immediately.

H. 2162

Relates to an appropriation to the State Emergency Relief Board for direct and work relief.

Approved April 28. Act No. 21A.

Appropriates \$4,998,000 from General Fund to State Emergency Relief Board to provide direct relief, work relief and for administrative expenses - State Emergency Relief Board shall allocate money to counties - Board shall allocate from time to time to State Veterans' Commission an aggregate of \$32,-500 - effective immediately upon final enactment.

H. 2259

Boies. Provides for the rehabilitation of the deaf and hard of hearing.

Approved July 2. Act No. 94A.

Appropriates \$30,000 to Department of Labor and Industry for 2 fiscal years beginning June 1, 1937, for the rehabilitation of the deaf and hard of hearing for the purpose of matching Federal funds.

H. 2436

Cohen. Makes an appropriation to the State Emergency Relief Board.

Approved May 27. Act No. 25A.

Appropriates from General Fund to the State Emergency Relief Board, \$4,837,000 to provide direct and work relief - authorizes State Emergency Relief Board to make allocations among counties on basis of need - effective immediately.

Rhode Island
H. 507-1 spl.

Kiernan. Amends Clause B of Section 19 of Chapter 2250 of Public Laws 1935, known as the "Administrative Code Act".

Approved December 11. Chapter 2452.

Extends emergency public works commission to June 30, 1939 - commission consists of Governor, state budget director and comptroller ex-officios, two members of Senate and two members of the House appointed by Governor - Act effective on passage.

H. 508-1 spl. Kiernan. Extends the term of the State Unemoloyment Relief Commission.

Approved December 11. Chapter 2453.

Extends the term of the existence of the State Unemployment Relief Commission to June 30, 1939 - Act effective on passage.

H. 509-1 spl.

Kiernan. Makes an appropriation for unemployment relief.

Approved December 11. Chapter 2454.

Provides additional funds for relief and prevention
of suffering due to unemployment - appropriates
\$475,000 out of treasury - shall be placed in
"Unemployment Relief Fund." - Act effective on
passage.

H. 510-1 spl. La Fond. Establishes division of social security conforming to Federal Act to aid dependent children.

Approved December 8. Chapter 2437.

Creates a division of social security within department of public welfare - social security division to have three bureaus (1) bureau of aid to dependent children (2) bureau of old age security (3) bureau of children's care a deputy shall be appointed for each bureau - assistance shall be given to any dependent child living with parent or parents deemed suitable by bureau (1) who has resided in state for one year immediately preceding application for aid or (2) who was born within the state within one year preceding application if mother has resided in state for one year immediately preceding birth of child - application for aid must be made in duplicate to local board of city or town where child resides - one copy forwarded to bureau - aid shall be paid in cash - every city or town shall make an appropriation for the purpose of providing aid for dependent children - state shall reimburse each town or city for two-thirds of the amount expended - balance of unexpended funds heretofore appropriated for the administration of the bureau of mothers' aid shall be transferred to bureau of aid to dependent children - Act effective from passage.

Rhode Island, contd.

H. 524-1 spl.

Curvin. Amends Section 4 of Chapter 2309 of the Public Laws, January, 1936.

Approved December 9. Chapter 2443.

Authorizes the city of Pawtucket to purchase, take and hold real estate for public welfare projects, for the administration of social relief and the relief of unemployment - allows city to sell certain real estate - Act effective on passage.

S. 45

Smith. Relates to services for crippled children.

Approved April 27. Chapter 2546.

Accepts provisions of Federal Social Security Act - State
Department of Public Health shall administer program for
crippled children - effective from passage.

S. 209

Corley. Relates to the Unemployment Relief Commission.

Approved April 14.

Amends Section 1 of Chapter 2453 of Public Laws of December Session, 1936 - extends term of the existence of the State Unemployment Relief Commission to June 30, 1939 - all unexpended balances remaining in Unemployment Relief Fund and all sums hereinafter appropriated for unemployment relief shall be available to Unemployment Relief Commission until June 30, 1939 - provides that members of commission may remain in office until July 31, 1939 in order to prepare report to Governor - effective on passage.

H. 528

Meade. Relates to poll-taxes.

Approved April 26. Chapter 2514.

Amends Section 4 of Chapter 61 of General Laws entitled "Of assessing and collecting poll-taxes" - remits tax levied against persons receiving State old age assistance - effective from passage.

H. 558

Meade. Relates to maternal and child welfare.

Approved February 26.

Accepts the provisions of part one of Title V of the Social Security Act - state department of public health to administer Act - general treasurer is designated as custodian of federal funds paid to State and shall make payments from such funds upon receipt of proper voucher approved by director of state department of public health and the state budget director and comptroller - Act effective from passage.

H. 768

McEntee. Relates to old age security.

Approved April 26.

Reappropriates, for expenditure by Chief of Division of Social Security of Department of Public Welfare during fiscal year ending June 30, 1938, any unexpended balance remaining from any appropriation for old age security.

Rhode Island, contd.

H. 775

Wrenn. Amends the Unemployment Compensation Law.

Approved April 29.

Amends Act to apply to one or more persons - effective on passage.

H. 921

Meade. Relates to the State Unemployment Relief Commission.

Approved April 26.

Appropriates \$500,000 out of State Treasury to State Unemployment Relief Commission for distribution and administration of unemployment relief.

## South Carolina

S. 4

Sims. Pertains to needy persons.

Approved February 12. Governors Act No. 50.

Ratifies the amendment to the State Constitution conferring upon the general assembly the power to extend financial assistance or care to needy persons - provides care for (1) needy dependent children under age of 16 deprived of support and care (2) blind persons (3) needy individuals 65 years of age or over who have been residents of State for at least five of last nine years and have resided therein continuously for one year immediately preceding date of application - maximum amount of assistance \$30 per month - Act effective on approval.

S. 386

Adds new section to Act 783 of General Assembly 1934 relating to Housing Authorities.

Approved April 17. Governor's No. 312.

Creates in each county of State a Housing Authority shall not function until Legislative Delegation declares
there is need for it - shall have same powers as Housing
Authorities in cities - effective on approval.

H. 267

Social Security Committee. Provides for public assistance to aged persons in need.

Approved May 13. Governor's Act No. 560.

Creates a State Department of Public Welfare, the members to be selected by the General Assembly - shall supervise and administer all public welfare activities and functions of State and cooperate with Federal Government - creates in each county a County Department of Public Welfare and a County Board of Public Welfare, composed of 3 members - written application for assistance shall be made to County Department in County in which applicant resides - old age assistance shall be paid to any person who (1) has attained age of 65 years (2) is a citizen of United States and has been a resident of the State for at least 5 years within 9 years immediately preceding application (3) has resided

South Carolina contd.
H. 267 contd.

in State for 1 year immediately preceding application (4) has not sufficient income to provide a reasonable subsistence (5) has not disposed of any property in order to qualify for benefits under this Act (6) is not an inmate of any public institution - authorizes State Treasurer to receive and deposit in State Treasury any Federal funds allotted to State - appropriates from general funds of State Treasury \$73,333.33 immediately upon this Act going into effect and \$73,333.33 on first day of each month subsequent thereto - funds shall be kept in Old Age Assistance Account and be used to defray administrative expenses and pay the necessary assistance aid shall be granted to any dependent child under age of 16 years who has been deprived of parental support or care at rate of \$15 per month for one child in home and \$10 per month for each additional child in same home - authorizes State Treasurer to receive and deposit in State Treasury any Federal funds allotted to State under Federal Social Security Act - appropriates \$30,000 from general fund of State Treasury immediately upon this Act going into effect and upon the first of each month subsequent thereto - funds shall be kept in Dependent Children's Aid Account - assistance shall be granted to blind persons in need who (1) have no vision or whose vision with correcting glasses is so defective as to prevent the performance of ordinary activities (2) is unable to provide himself with the necessities of life (3) has resided in State for 5 years during 9 years immediately preceding date of application, the last year immediately preceding being continuous -County Department shall determine amount of assistance shall not exceed \$300 per year, payable in monthly installments - authorizes State Treasurer to receive and deposit in State Treasury any Federal funds allotted to State under Federal Social Security Act - appropriates \$5,000 from general funds of State Treasury immediately upon this Act going into effect and a similar amount upon the first day of each month subsequent thereto - funds to be kept in Aid to Needy Blind Account - State Board shall appoint an Advisory Council of 5 members to consult with State Board in connection with the administration of assistance to needy blind - appropriates from general fund of State for each fiscal year beginning with July 1, 1937, \$20,000 to be kept by State Treasurer as a Fund for the Treatment and Training of the Blind - appropriates from General Funds of State Treasury for fiscal year beginning July 1, 1937, \$200,000 and a similar amount for each succeeding fiscal year, which shall constitute a Fund to Match County Expenditures for General Relief - both State and County assistance shall not exceed \$360 per year for any individual - effective on approval.

South Dakota
S. 1-1 spl.

Joint Committee on State Affairs. Establishes a state-wide system of unemployment compensation. Approved December 24.

Provides for a system of unemployment insurance benefits payable January 1, 1939 at rate of 50% of weekly wage with maximum of \$15 per week and minimum of \$5 per week - waiting period two weeks contributions by employers due December 24, 1936 for period subsequent to effective date of Act and prior to January 1, 1937, employer shall pay a lump sum equal to 90% of Federal excise tax imposed under Social Security Act, during 1937 one and eight-tenths per centum and during 1938 and thereafter, two and seven-tenths per centum - covers employers of eight or more individuals - establishes an unemployment compensation fund with three separate accounts (1) clearing account - refunds payable from this account (2) unemployment trust fund account (3) benefit account consists of all moneys requisitioned from this State's account in the unemployment trust fund - creates an Unemployment Compensation Commission of three members appointed by Governor to administer Act commission shall establish two divisions (1) State employment service division (2) unemployment compensation division - shall cooperate with Social Security Board - excludes agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter, or spouse, and service performed by a child under the age of 21 in the employ of his father or mother, service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary or educational purposes and service performed for the State - Act effective on approval.

S. 71

Joint State Affairs. Relates to old age pension. Approved February 20.

Provides a system of social security and old-age assistance to any citizen or applicant for citizenship of U.S., who (1) has attained age of 65 years, (2) has resided 2 years, during 9 years, 1 year continuously, immediately preceding application for assistance, (3) has not sufficient income to provide a reasonable subsistence compatible with decency and health, (4) is not an inmate of an institution, (5) has not transferred property to qualify, (6) is not receiving any other public relief from State - amount of assistance to be

South Dakota, contid.
S. 71, contid.

determined by state department but shall not exceed \$30 per month - creates state department of social security administered by a state social security commission of 5 members appointed by governor with staggered 6 year terms with \$10 per diem compensation limited \$100 monthly maximum - commission is responsible for formulating all policies, rules, and regulations and for carrying out welfare functions vested herein - creates position of Director of Social Security, appointed by, serving at pleasure of, and receiving salary, not exceeding \$3800 per annum, fixed by Governor - director is executive and administrative officer of department - state department empowered to make necessary regulations; to establish, if needed, and supervise county administrative units; to appoint, if desirable, county advisory committees on social security: to cooperate with Federal Government in matters of mutual concern pertaining to old-age assistance; to administer the receiving, investigating of applications and granting assistance thereon provides for recovery from recipient in case same becomes possessed of property in excess of needs creates "Old-Age Assistance Fund" to which all funds appropriated by state and all moneys received from Federal Government shall be credited and from which disbursements shall be charged, by State Treasurer, at direction of state department - provides penalty for attempting to or securing assistance through fraud - repeals existing old-age assistance law, Chapter 98, Laws, 1935 and all provisions of Law in conflict with this Act - provides for state department taking over responsibilities and grants of state Public Welfare Commission under said repealed law respecting old-age assistance and provides, further, for transfer of all moneys, records, and property of said Welfare Commission to Department of Social Security - Short title: "Social Security and Old-Age Assistance Act of 1937".

S. 91

Relates to powers and duties of State Board of Health. Approved March 9.

Amends Section 7667 of Revised Code of 1919 - empowers
State Board of Health to adopt such rules and regulations as are necessary in order for State to participate
in Title VI, and Part 1 of Title V of Federal Social
Security Act - shall receive, administer and disburse
all funds.

So ith Dakota, contd.

S. 162

State Affairs Committee. Relates to aid to dependent children.

Approved March 4.

Provides aid to dependent children under State Department of Social Security - State Agency shall administer assistance to dependent children, make all rules and regulations, cooperate with Federal Social Security Board assistance shall be given to any dependent child who (1) has resided in State one year immediately preceding application or was born within State within one year immediately preceding application and whose mother has resided in State one year immediately preceding birth of child (2) is living in a suitable family home - State Agency shall determine amount of assistance - written application shall be made to the office of State Agency in the county in which dependent child resides - appeal may be made to State Department - money necessary to carry into effect the provisions of this Act shall be provided by appropriations from General Fund - shall be credited to Aid to Dependent Children Fund - assistance not transferable or assignable - Act effective upon approval by the Social Security Board of a state plan for aid to dependent children under a Federal law authorizing payment to State of one-half of assistance furnished under this law.

S. 163

State Affairs Committee. Relates to relief funds. Approved March 4.

Provides for the transfer of the unexpended balances as of July 1, 1937 of the Law Enforcement, the General Relief, and the Poor Relief funds to the General Fund subject to appropriations for relief purposes.

S. 172

State Affairs Committee. Relates to child welfare. Approved March 3.

Establishes a Division of Child Welfare as a part of the Department of Social Security - creates the position of Director of the Division of Child Welfare who shall be appointed by Director of the State Department of Social Security with approval of State Social Security Commission - State Social Security Commission is authorized to receive all funds granted or allotted to State of South Dakota for child welfare service - repeals chapter 98 of Session Laws of 1935 State Department of Social Security shall perform and is vested with all powers, duties and functions of Department of Públic Welfare created by said Act.

South Dakota, contid.

State Affairs Committee. Relates to Unemployment Compensation Commission.

Approved March 9.

Abolishes unemployment compensation commission and creates unemployment compensation commissioner, appointed by Governor for 6 year term - not to engage in any other business or serve as officer or committee member of any political party organization - paid \$3800 a year - commissioner to establish two coordinate divisions; state employment service and unemployment compensation divisions - Board of Review set up; 3 members appointed by Governor for 6 year terms (2 year rotation) - salary fixed by Governor - Department of Public Welfare abolished.

S. 248

Appropriations Committee. Relates to old age assistance. Approved March 8.

Appropriates annually from proceeds of taxes collected and deposited in State Treasury (1) earmarked for relief and welfare purposes, \$2,000,000 for the State Social Security Commission for purpose of paying costs of administration and old age assistance - if proceeds of such earmarked revenues are insufficient, a balance sufficient to amount to \$2,000,000 is appropriated out of General Fund - if such earmarked revenues exceed \$2,000,000, the balance is appropriated for aid of dependent children - appropriates out of General Fund all revenues deposited therein earmarked specifically for aid of dependent children - appropriates \$25,000 for purpose of aiding needy blind - appropriates \$10,000 to State Social Security Commission for cost and expense of certifying eligibles for Federal Works Progress Administration and Public Works Administration projects and Civilian Conservation Corps.

S. 249

Appropriations Committee. Relates to aid to dependent children.

Approved March 8.

Provides that when a system of aid to dependent children becomes effective the State Board of Equalization shall annually thereafter levy a tax upon all taxable property in State of five tenths of one mill of the valuation thereof - tax shall be remitted to State Treasurer and funds therefrom deposited in State Treasury to credit of State Social Security Commission for aid to dependent children.

South Dakota, contid.

H. 67

Relates to "Poor Relief Funds".

Approved February 18.

Amends Sections 3, 10 and 17 of chapter 12 of the Session Laws of Special Session, 1933, as amended by chapter 165 of Session Laws of 1935, relating to non-intoxicating beer and wine - levies tax on all non-intoxicating beer and wine sold in State to customers - money received from sale of licenses and from tax and inspection fees shall be deposited by State Treasurer in Beverage Revenue Fund - each month the licensing officer, the Secretary of Agriculture and the State Treasurer shall file with State Treasurer a report of cost of administering this Act - amount or report shall be credited by State Treasurer to the Administration and Enforcement Fund - shall not exceed in any one year the amount of  $3\frac{1}{2}\%$  of total amount of tax collected balance of money in Beverage Revenue Fund shall be credited to Poor Relief Fund - 50% of money in Poor Relief Fund are hereby transferred to General Fund, subject to appropriation by law for relief of poor, assistance for needy aged, needy blind and dependent children - remaining 50% shall be apportioned and paid monthly, pro rata, according to population of various counties - monies shall be credited by County Treasurer of each county to poor relief fund - monies are hereby appropriated to be expended under supervision of Board of County Commissioners for relief of poor and hospitalization of indigent persons - provides for stamps to be fixed to all bulk containers.

H. 109

Gierau. Relates to needy blind assistance. Approved March 5.

Promotes Public Welfare by providing assistance to needy blind - assistance shall be granted to any person 18 years of age or over who (1) has no vision or whose vision, with correcting glasses is so defective as to prevent the performance of ordinary activities (2) has lost eyesight while resident of State or has resided therein for at least two years during nine years immediately preceding application (3) has not sufficient income compatible with decency and health (4) is not an inmate of any public institution (5) is not receiving old-age assistance (6) has not made an assignment or transfer of property - maximum rate of \$30 per month - may be pro rated - State Department shall administer Act - written application shall be made to office of State Department in county or district in which applicant resides - all moneys appropriated or received shall be credited to Fund for Assistance to the Blind.

South Dakota, contid.

H. 126

Light. Relates to property of poor persons. Approved March 8.

Defines a poor person to mean any person who receives support, care and maintenance as a poor person or who is a patient of the Yankton State Hospital or State Sanatorium - does not apply to a person receiving a Mothers Pension - when county shall become obligated and does pay for any care, support or maintenance or burial expenses, county shall have lien upon all property, real and personal, except property absolutely exempt from seizure and sale - all property acquired by County under this Act shall in case of personal property be sold and in case of real property rented or sold - moneys received thereby shall be credited to respective funds from which money was drawn to establish the lien - Act effective from passage and approval.

H. 203

State Affairs Committee. Amends Unemployment Compensation Law.

Approved March 11.

Amends unemployment compensation act generally - provides benefits for total unemployment at rate of 50% of fulltime weekly wage between \$15 per week and \$5 or 2 fulltime weekly wage, whichever is lesser - duration: not to exceed balance credited to account with respect to wages earned in first 8 of last 9 calendar quarters, or 14 times weekly benefit amount (account credited with not to exceed \$65 per quarter) - partial benefits paid - provision for part-time workers - three week waiting period - wage qualification: earned wages at least equal to 20 times benefit amount in first 2 of last 3 calendar quarters - employers of 8 or more contribute 1.8% of wages payable in 1937; 2.7%, 1938 and thereafter - merit rating begins 1940 - if total contributions exceed total benefits by at least 5 times largest annual total benefits charged in any 1 of 3 preceding calendar years, rate 2%, if excess equals 7.5% but is less than 10% of annual payroll; rate 1% if excess equals 10% but is less than 12.5%; cease if excess equals 12.5% or over - if such excess is less than 2.5%, rate 2.7% until excess exceeds 5% of annual payroll for preceding year - provides for reserve account consisting of (1) 5/6 of contributions credited (2) pooled fund consisting of 1/6 contributions, earnings of fund, (3) balance in reserve account of employer 2 years after he ceases to be subject to this Act (4) all fines and penalties - provides for inclusion of employers of less than 8 if Federal Act be amended to include such employers.

H. 224

Relates to the State Planning Board.

Approved March 5.

Appropriates out of money in State Treasury the following sums for maintenance and operation of the State Planning Board (1) \$5000 for fiscal year ending June 30, 1938 (2) \$5000 for fiscal year ending June 30, 1939 - money shall be paid out upon warrants of State Auditor, issued only on vouchers approved by Governor.

H. 250

Taxation Committee. Relates to the Rural Credit Board. Approved March 11.

Authorizes State Board of Equalization to annually levy a tax of two mills upon assessed valuation of all taxable property within State, except the homestead — all money received from such tax shall be placed in Rural Credit Fund.

Tennessee

H. 1-2 spl.

Establishes a system of unemployment compensation. Approved December 18.

Provides for a system of unemployment compensation benefits payable twenty-four months after contributions are due at rate of 50% of full-time weekly wage with maximum of \$15 and minimum of \$5 - contributions by employers due January 1, 1936 at rate of nine-tenths of one per centum during 1936, one and eight-tenths per centum during 1937, two and seven-tenths per centum during 1938, 1939 and after December 31, 1940 rate based on benefit experience - covers employers of eight or more persons - establishes an unemployment compensation fund with three separate accounts (1) clearing account refunds payable from this account (2) unemployment trust fund account (3) benefit account - consists of all moneys requisitioned from this State's account in the unemployment trust fund - creates in the Department of Labor an Unemployment Compensation division with two sections (1) Tennessee State Employment Service Section (2) Unemployment Compensation section - Commissioner of Labor shall administer Act - Shall cooperate with Social Security Board - excludes service for State, agricultural labor, domestic service in a private home, service performed as an officer or member of a crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter, or spouse, and services performed by a child under the age of 21 in the employ of his father or mother, service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary or educational purposes and service performed in employ of an insurance company, by representatives in field work - Act effective from passage.

Tennessee, cont'd.

S. 117

Trotter. Relates to state employees' pensions.

Approved March 5. Chapter 121.

Provides pensions to persons who (1) have been in employment of State continuously for 50 years or more (2) have attained age of 75 (3) are without other means of support and do not own property exceeding \$1000, at rate of \$50 per month payable out of general fund of State - written application shall be made to State Comptroller - effective from passage.

S. 231

Shelby. Relates to coal relief. Approved February 9. Chapter 47.

Amends Coal Relief Act of 1935 - extends provisions for two year period until April 1, 1939 - effective from passage.

S.J.R. 10

Craig. Resolution urging Federal Aid for flood victims in West Tennessee.

Approved January 28.

Requests and urges the authorities of the Federal Government at Washington, to make provisions immediately to supply food, clothing and shelter for people in West Tennessee.

H. 275

Haynes. Reorganizes the Administrative and Executive Departments and Agencies of the State Government. Approved February 1. Chapter 33.

Creates the following administrative departments.

- 1. Department of Administration
- 2. Department of Finance and Taxation
- 3. Department of Agriculture
- 4. Department of Highways and Public Works
- 5. Department of Education
- 6. Department of Institutions and Public Welfare
- 7. Department of Public Health
- 8. Department of Insurance and Banking
- 9. Department of Labor
- 10. Department of Conservation

Commissioner for each Department to be appointed by Governor - Department of Audit created in State Government with the Comptroller of the Treasury as administrative head - Department of Administration shall have six divisions:

- 1. Division of the Budget
- 2. Division of Personnel
- 3. Division of Accounts
- 4. Division of Purchasing
- 5. Division of Local Finance
- 6. Division of Highway Patrol

No appropriation to any State Department, institution, office, or agency, excepting the General Assembly shall become available for expenditure until allotted upon a basis of a work program approved by the Governor -

Tennessee, contd. H. 275, contd.

fiscal year shall commonce on 1st day of July and end on 30th day of June of each year - Department of Institutions and Public Welfare shall administer all functions to be established in this State under the Federal Social Security Act, except functions expressly delegated by State statute, or federal law, to other state departments - Advisory Board of Pardons shall hereafter consist of the Commissioner of Institutions and Public Welfare, the head of the division having charge of penal institutions; and the state parole officer - Board of Health, created by Chapter 2 of the Public Acts of 1935, shall hereafter be known as the Public Health Council - shall formulate rules, regulations and policies of Department of Public Health - abolishes Tennessee Tuberculosis Hospital Commission and gives Department of Public Health power to exercise all rights and duties - Commission for Crippled Children's Service transferred to Department of Public Health - Commissioner of each Department, with approval of Governor, shall have authority to consolidate any two or more offices within his department, or reduce the number of divisions, or create new divisions therein - Act effective from and after February 1, 1937.

H. 375

Haynes. Relates to the creation of a State Department of Institutions and Public Welfare.

Approved February 9. Chapter 48.

Creates a State Department of Institutions and Public Welfare with a Commissioner appointed by the Governor who shall administer and supervise (1) State institutions (2) all functions established pursuant to the provisions of the Federal Social Security Act except unemployment compensation, maternal and child health, public health, vocational rehabilitation and crippled children's service (3) cooperation with Federal government in establishing services for care of dependent children department shall administer and expend funds appropriated to it or available from allotments by the Federal government - creates in State treasury a special Fund for Child Welfare Services - Department may enter into contracts relative to all matters pertaining to its functions - establishes for the purpose of local administration throughout the State, regions, not to excoed fourteen, comprised of one or more counties each region shall be administered by a Regional Director, appointed by the Commissioner - Act effective from and after its passage.

Tennessee, contd.

H. 376

Haynes. Relates to old age pensions. Approved February 9. Chapter 49.

Provides for public assistance to aged persons in need assistance shall be granted under this Act to any person who: (a) is 65 years of age or older (b) has been a resident of State for five years of the last nine and has been a resident of State for one year immediately preceding application (c) has not sufficient income to provide a reasonable subsistence (d) is not an inmate of any public or private institution (e) has not made an assignment or transfer of property within two years immediately prior to filing of application amount of assistance granted any person shall not exceed \$25.00 per month - Regional Director and the County Judge or Chairman of the County Court of the County in which applicant resides shall determine amount of assistance - State Department of Institutions and Public Welfare shall supervise the administration of assistance to the needy aged under this Act by the Regional Directors - application for assistance shall be made to Regional Director of region in which applicant resides or to the designated agent of Regional Director in county in which applicant resides - assistance shall be paid monthly to applicant upon warrant of the State Department from the Old Age Assistance Fund - applicant may appeal to State Department of Institutions and Public Welfare - all decisions of State Department shall be final - on death of any recipient, the total amount of assistance paid under this Act shall be allowed as a claim against the estate - funeral expenses not to exceed \$100 may be paid - no claim shall be enforced against any real estate of a recipient while it is occupied by the surviving spouse, or dependent children -Federal Government shall be entitled to a share if required as a condition to Federal financial participation - establishes in State Treasury a special Old Age Assistance Fund which consists of (1) all moneys received by the State from the United States for Old Age Assistance (2) all moneys appropriated by State out of general fund of State Treasury for Old Age Assistance (3) all moneys contributed by counties for Old Age Assistance - State Department of Institutions and Public Welfare shall quarterly ascertain from budgets submitted by Regional Directors the amount of money estimated to be needed to carry out provisions of this Act - State Treasurer shall then allocate to the special fund for Old Age Assistance, out of the general fund of the State, three-eights of entire amount estimated to be necessary for ensuing quarterly period - Old Age Assistance Fund shall consist of fifty per cent contribution by United States, thirty-seven and onehalf per cent contribution by State and twelve and oneTennessee, contd. H. 376, contd.

half per cent contribution by counties of State appropriation provided for in this Act is contingent
upon there being revenue available after payment of the
ordinary operating expenses of the State - each quarterly
County Court is authorized to levy such ad valorem taxes
as may be necessary to raise the required revenue payments for Old Age Assistance shall begin on August
1, 1937 - Act effective from passage.

H. 377

Haynes. Provides aid for dependent children. Approved February 9. Chapter 51.

Assistance shall be granted to any dependent child who: .(1) has resided in State for one year immediately preceding application, or was born in State within one year preceding application and whose mother has resided in State one year immediately preceding birth of child (2) is living in a suitable family home - Regional Director and County Judge or Chairman of the County in which applicant resides shall determine amount of assistance which shall be granted - shall not exceed \$12 per month per child unless there is more than one dependent child in the same home then the amount shall be \$12 for first child and \$8 to each of other dependent children - State Department shall supervise the administration of assistance to dependent children - Regional Directors shall administer the provisions of this Act in the counties of their regions - written application for assistance shall be made to Regional Director of region in which applicant resides - establishes in State Treasury an "Aid to Dependent Children Fund" which shall consist of (1) all moneys received by State from the United States for aid to dependent children (2) all moneys appropriated by State out of general fund of State Treasury for aid to dependent children - State Department of Institutions and Public Welfare shall ascertain quarterly from budgets submitted by Regional Directors amount of money estimated to be needed - State Treasurer shall allocate to special fund for Aid to Dependent Children, out of general fund of State, one-half of entire amount estimated to be necessary for the ensuing quarter - fund shall consist of one-third contribution by the United States, one-half contribution by State and one-sixth contribution by counties of State - each quarterly County Court is authorized to levy such ad valorem taxes as may be necessary to raise the required revenue - payments for aid to dependent children shall begin August 1, 1937 - Act effective from and after passage.

Tennessee, contd.

H. 378

Haynes. Provides aid to the needy blind.

Approved February 9. Chapter 50.

States that a person shall be considered "blind" for the purposes of this Act whose vision, with correcting glasses, is so defective as to prevent the performance of activities for which eyesight is essential - assistance shall be granted to any blind person who: (1) is 16 years of age or older (2) has been a resident of this State for 5 years of last 9 years, and has been a resident of this State for one year immediately preceding application (3) has not sufficient income to provide a reasonable subsistence (4) is not an inmate of any public or private institution (5) has not made an assignment or transfer of property for purpose of rendering himself eligible for assistance (6) is not receiving at the same time Old Age Assistance (7) shall not refuse treatment (8) shall not solicit alms -Regional Director and the County Judge or Chairman of the County Court of the County in which applicant resides shall determine amount of assistance - shall not exceed \$25.00 per month - State Department shall supervise administration of assistance - Regional Directors shall administer provisions of Act in counties of their regions - written application for aid shall be made to Regional Directors - on death of recipient, total amount of assistance paid shall be allowed as a claim against the estate after funeral expenses not to exceed \$100 have been paid - no claim shall be enforced against any real estate of a recipient while it is occupied by the surviving spouse or dependent children establishes in State Treasury an Assistance to the Blind Fund which consists of (1) all moneys received by State from U. S. for Assistance to the Blind (2) all moneys appropriated by State out of general fund of State Treasury for Assistance to Blind (3) all moneys contributed by Counties for Assistance to the Blind → Assistance to the Blind Fund shall consist of 50% contributions by the United States, 372% contribution by the State and 121% contribution by counties of Stateappropriates out of general fund to become a part of the special fund, three-eights of the amount necessary to provide assistance under this Act - assistance to blind shall begin August 1, 1937 - Act effective from and after passage.

Tennessee, contd. H. 379.

Provides for the regulation of pensions to certain war veterans and to certain widows of war veterans.

Approved February 9. Chapter 52.

Provides that any person entitled to old age assistance shall be required to make application as soon as practicable - any assistance received by such person shall be deducted from the pension due such person under provisions of Sections 4934 - 4975, inclusive, of the Code of Tennessee - if any pensioner fails to make application for old age assistance on or before July 1, 1937, Board of Pension Examiners is authorized to suspend the pension of such a person until application has been made and acted upon - Act effective from and after passage.

H. 463

Griffith. Relates to poor relief for poor persons sentenced to fines and imprisonment.

Approved March 5. Chapter 154.

Provides that when any person is hereafter convicted for any crime or misdemeanor and committed to county jail or workhouse for failure to pay fine, clerk of court shall within 5 days issue an execution for fine and costs returnable in 30 days - upon expiration of 30 days prisoner may file an oath of insolvency and clerk shall issue an order for his discharge - prisoner discharged upon oath of bankruptcy is not relieved from civil liability for fine and costs - Quarterly County Courts may by resolution exempt their Counties from provisions of this Act - effective from passage.

H. 561

Brown. Relates to old age pensions.

Approved March 5. Chapter 118.

Prohibits taking pay for help in making old age pension applications.

H. 608

Shelby. Relates to charitable corporations. Approved March 2. Chapter 87.

Empowers Directors, the Governing Board, or the Authorized Finance Committee of charitable corporations to invest funds and property of such corporation - Act effective from passage.

H. 1330

Hammer. Creates Warren County Aged Commission. Approved May 19. Chapter 589.

Creates a permanent commission known as "Commissioners of the Aged and Indigent for Warren County" consisting of 3 members to be elected by Quarterly County Court - Commission shall have complete supervision, management, and control of the Elizabeth J. Magness Home for the Aged and Indigent provided for in the will of William H. Magness, deceased - abolishes Commissioners of the Poor for Warren County and all its powers and duties are invested in Commission herein created - effective from and after July 3, 1937.

Tennessee, contd.

H. 1337 Hamilton. Amends Old Age Pension Law.

Approved May 21. Chapter 273.

Amends Section 22, Chapter 49 of Public Acts of 1937 by providing payments for old age assistance shall begin July 31, 1937 instead of August 1, 1937 - effective from passage.

H. 1338 Hamilton. Amends Chapter 50, of Public Acts of 1937, providing aid to dependent children.

Approved May 21. Chapter 274.

Amends Chapter 50, Section 19, by providing payments for aid to dependent children shall begin July 31, 1937 instead of August 1, 1937 - effective from passage.

H. 1339 Hamilton. Amends blind law.

<u>Approved May 21.</u> Chapter 275

Amends Chapter 51 of the Public Acts of 1937, Section 23 by providing payments for assistance to blind shall begin July 31, 1937 instead of August 1, 1937 - effective from passage.

H. 1463 Coleman. Amends Act relating to the blind.

<u>Approved May 21.</u> Chapter 299.

Adds after Section 2, Chapter 186 of Public Acts of 1935, a new Section 2-A - authorizes Tennessee Commission for the Blind coordinated with the Division of Vocational Rehabilitation to license blind persons to operate vending stands in State and County buildings - effective from passage.

H.J.R. 6 Cooper. Relates to flood relief.

Adopted January 27.

Resolves that the Commissioner of Finance and Taxation be requested to authorize the various toll bridge collectors to permit the free passage of all motor vehicles transporting persons and supplies to and from flood areas, which supplies are to be used in relief work or which persons are to engage in such relief work.

H.J.R. 7 Sanders. Provides for flood relief.

Approved January 28.

Resolves that \$10,000 be paid to the American Red Cross at Nashville, Tennessee, for use in flood relief - money to be included in the Miscellaneous Appropriation Bill - Treasurer will pay the foregoing amount.

Tennessee, contd. S. 15-2nd. spl.

Graves. Relates to old age pensions. Approved October 29. Chapter 9

Amends Section 12 of Chapter 49 of Public Acts of 1937 provides the liens provided for in this section shall
not exist and shall not be enforced except: (1) when
the recipient has substantially misrepresented the
amount of property owned at the time of application
or has failed to notify the Department of the
acquisition of property after filing an application
(2) when the person or persons who will inherit the
property are morally responsible for the care of the
recipient and are able but unwilling to give this
care - effective from passage.

Texas

S. 5-3rd. spl. Shivers. Providing for a system of unemployment insurance.

Approved October 27, 1936.

Creates State Unemployment Compensation system imposes tax on employers of eight or more persons benefits payable twenty-four months after contributions are due at rate of 50% of weekly wage with maximum of \$15 - for partial unemployment in any week an amount equal to difference between weekly benefit amount and five-sixths of his wages for such week - benefits shall be paid each unemployed and eligible individual, with respect to his total or partial unemployment in the ratio of one-fourth of his weekly benefit amount to each uncharged week of employment occurring within the one hundred and four consecutive weeks preceding the first week in any continuous period of unemployment - shall not exceed fifteen times his weekly benefit amount - in ratio of one-twentieth of weekly benefit amount to each uncharged week of employment occurring within two hundred and sixty consecutive weeks preceding first week in any continuous period of unemployment - Contributions: Each employer shall pay contributions equal to following percentages of wages payable by him (1) nine-tenths of one per centum with respect to employment during calendar year 1936 (2) one and eight-tenths per centum during calendar year 1937

Texas, contd.
S. 5-3rd. spl, contd.

(3) two and seven-tenths per centum during calendar years 1938, 1939 and 1940 (4) after December 31, 1940 percentage based on benefit experience - Creates Unemployment Compensation Commission of three members appointed by Governor - Commission shall establish two divisions (1) Texas State Employment Service division (2) Unemployment Compensation division - shall cooperate with Social Security Board - excludes service performed for State, agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on navigable waters of United States, service performed by an individual in the employ of his son, daughter, or spouse, and service performed by a child under age of 21 in employ of his father or mother - Act effective October 27, 1936.

S. 8-3rd. spl.

Van Zandt. Relating to an Old Age Assistance Fund. Approved October 22, 1936.

Empowers the State Treasurer to sell all bonds, etc. of the United States now on deposit in Permanent Old Age Pension fund and redeposit gross proceeds in the Permanent Old Age Pension fund and makes an appropriation and transfer of all monies from the Permanent Old Age Pension Fund to the Texas Old Age Assistance Fund for the paying of Old Age Assistance Grants - Provides that no portion of money shall be expended for administrative purposes - Emergency.

H. 8-3rd. spl.

Omnibus Tax bill. Provides for system of old age assistance and levies taxes for payment thereof. Approved October 31, 1936.

Provides for payment of old age assistance benefits designates State Board of Control as Texas Old Age Assistance Commission - Commission shall appoint an Executive Director with annual salary of \$5000 and a Chief Auditor with annual salary of \$4000 -Commission shall make such reports as Federal Social Security Board shall require - creates an Old Age Assistance Fund - old age assistance to be granted to any needy person in necessitous circumstances who has attained age of 65, has resided in State at least 5 years within 9 years preceding date of application and one year immediately preceding application, is not an inmate of a State institution, has not transferred property in order to qualify, is unable to support self and has no relatives legally responsible for his support - application for aid to be filed with local administrative agency, in county or district, which makes an investigation

Texas, contd.
H. 8-3rd. spl, contd.

and determines amount to be granted which shall not exceed \$15 per month - if application is denied, applicant may appeal to Commission - amends existing administration of cigaret tax enforcement and beer license - levies tax of \$500 fee on beer manufacturer; \$200 for general distributor; \$50 for local distributor; \$25 for retail dealer for consumption on or off premises and \$10 for retail dealer when not to be consumed on premises where sold - increases tax on liquors;  $96\phi$  per gallon on spirituous alcoholic liquor; 10¢ per gallon on still wine containing not more than 14% alcohol; 20¢ per gallon on still wine containing more than 14% and not more than 24% alcohol; 50¢ per gallon on still wine containing more than 24% alcohol; 25¢ per gallon on natural sparkling wines;  $25\phi$  per gallon on artificially carbonated wine and 15¢ per gallon on malt liquor containing alcohol in excess of 4% - provides for sale of stamps - one-fourth of receipts go to credit of Available School Fund and threefourths to credit of Texas Old Age Assistance Fund - amends and re-enacts tax on horse racing - increases taxes on coin operated machines by levying an annual occupation tax three fourths of net revenues shall be credited to Old Age Assistance Fund and one-fourth to Available School Fund levies 10% tax on all amusement admissions where charge is fifty-one cents or more per person - three-fourths of revenue shall be credited to Old Age Assistance Fund - levies additional taxes on gross receipts of gas, electric, water and power companies, telephone and telegraph companies - increases tax on oil - levies an occupational tax on sulphur for each quarter of \$1.03 per long ton or fraction thereof - each insurance carrier shall pay an annual tax upon gross premium receipts of 3.25% - each fraternal benefit society not organized under laws of this State but transacting business herein shall pay annually at time of making report 3.75% of total contributions as an occupation tax - all other fraternal benefit societies are exempt from taxes except those on real estate and office equipment - levies tax on carbon black of one-twelfth of l¢ per pound where market value is  $4\phi$  per pound or less and 3% where average market value is in excess of 4¢ per pound - increases tax on natural gas equivalent to 3% of market value of total amount of gas produced and saved within State - levies a tax of  $10\phi$  on each \$100 or fraction thereof, over the first \$200 on all notes and obligations secured by chattel mortgage, deed of trust, mechanics lien contract, vendor's lien, conditional sales contract, etc.; levies tax equal to 20% of value of all money, prizes and awards given by every

Texas, contd.

H. 8-3rd. spl, contd.

person, firm or corporation conducting a business in connection with which a prize is given - levies a tax on ores of  $5\phi$  per ton of 2000 pounds; on marble,  $10\phi$  per ton of 2000 pounds and on cinnabar ore,  $10\phi$  per ton of 2000 pounds -- all revenue collected under this Act, except where specifically allocated, shall be deposited one-fourth to the credit of the Available School Fund and the remainder to the General Revenue Fund of the State.

.H. 37-3rd. spl.

Graves. Provides interest bearing warrants to pay old age pensions.

Approved October 31, 1936.

Authorizes Texas Old Age Assistance Commission to pay interest on unpaid warrants issued against Texas Old Age Assistance Fund for payment of old age assistance benefits when State's cash balance in said fund is insufficient to pay in cash the State's part of pension requirements - appropriates out of any moneys appropriated to Texas Old Age Assistance Fund sufficient amount to pay interest charges - no warrant, issued for single month, including both principal and interest, shall ever exceed Fifteen Dollars (\$15) of state money - Texas Old Age Assistance Commission shall prescribe form and method of issuing and paying such warrants - State Banking Board shall determine rate of interest, such rate never to exceed two and one-half  $(2\frac{1}{2})$  per centum per annum - reappropriates unexpended balance of appropriation made in Chapter 472, Second Called Session of Forty-fourth Legislature for purpose of paying Old Age Assistance; reappropriates unexpended balance made in House Bill No. 8, Third Special Session, 1936, remaining on hand August 31, 1937 - does not authorize issuance of more than Three Million (\$3,000,000) of warrants - no such warrants shall be issued after March 1, 1937.

S. 185

Relates to promotion of educational opportunities: Approved June 9.

Appropriates out of General Revenue Fund \$5,500,000 for school year ending August 31, 1938 and \$5,500,000 for school year ending August 31, 1939 for purpose of promoting public school interest and including sufficient funds to match Federal funds appropriated for purpose of conducting Vocational Agriculture, Home Economics, Trades and Industries, General Rehabilitation and Rehabilitation for Crippled Children - allocates for each year of biennium out of appropriation \$150,000 for State Program for rehabilitation of Crippled and Defective Children - effective from passage.

Texas, contd: S. 365

Redditt. Makes an appropriation for State Employment Offices.

Approved April 14.

Appropriates out of State Treasury \$58,785 to Texas State Employment Service for balance of fiscal year ending August 31, 1937 - effective from passage.

Redditt. Relates to payment of old age assistance. Approved March 12.

Amends the Omnibus Tax Bill of 1935 - creates a "Texas Old Age Assistance Fund" and appropriates out of such fund all amounts received and credited to said fund for fiscal year ending August 31, 1937 - provides that if fund is insufficient to pay all grants in full, the same shall be paid pro rata based on amount granted to each recipient - Act effective from passage.

Roark. Creates a State Division of Public Welfare. Approved June 3.

Creates a Division of Public Welfare of the State Board of Control to administer public welfare activities -Board shall select an executive director at a salary not to exceed \$4500 - transfers all rights, powers and duties of the Division of Child Welfare and the Texas Relief Commission to the Division of Public Welfare - creates an account known as "The Division of Public Welfare of the Board of Control" consisting of any moneys in the general fund or any special fund credited to the Division of Child Welfare and the Texas Relief Commission - assistance shall be given to any needy blind person who (1) is over 21 years (2) whose vision is insufficient for use in an occupation for which sight is essential (3) has resided in State for 5 years during 9 years immediately preceding date of application or who has suffered loss of sight while a resident of State and has resided in State continuously since such loss of sight (4) is not an inmate of any institution (5) is not soliciting alms (6) is a citizen of the United States - assistance shall not exceed \$30 per month - assistance shall be given to any dependent and destitute child who (1) is a citizen of United States (2) has resided in State for at least one year immediately preceding application or was born within State within one year immediately preceding date of application and whose mother has resided in State for at least one year immediately preceding birth of child - assistance shall not exceed \$16 per month for one child or if there is more than one child in a home, assistance shall not exceed an aggregate sum of \$24 per month for all such children assistance shall be granted to all persons or families

S. 415

H. 7

Texas, contd.
H. 7, contd.

who are in needy circumstances and who are ineligible for assistance in other categories specified in this Act - Board through the Division shall designate district or local units of administration for these general relief services - appropriates \$25,000 out of General Revenue of State for purpose of carrying out provisions of this Act - appropriates \$10,000 out of State Treasury for expenses of Comptroller of Public Accounts for period beginning on effective date of Act and ending August 31, 1937 - effective from passage.

H. 38

Stinson. Relates to a crippled children census. Approved April 27.

Empowers Rehabilitation Division of the State Department of Education to take a census, make surveys and establish permanent records of crippled children - authorizes Division to cooperate with Department of Education of United States - Rehabilitation Division shall make all rules and regulations - effective from passage.

H. 377

Bell. Relates to admission tax exemptions. Approved April 15.

Amends Section 6 of Article III of House Bill No. 8,
Acts, 44th Legislature, Third Called Session by providing no tax shall be levied under this Act on any
admissions collected for dances, moving pictures,
operas, plays and musical entertainments, all proceeds
of which inure exclusively to the banefit of State,
religious, educational or charitable institutions,
societies or organizations, if no pure of net earnings
inures to benefit of any private stockholder or individual - effective from passage.

H. 586

Davisson. Amends Unemployment Compensation Act generally. Approved March 24.

All benefits are to be computed to the next highest multiple of  $5\phi$  instead of  $20\phi$  - partial benefits defined as weekly benefit plus \$2, less wages - duration of benefits: not to exceed 16 times weekly benefit amount or 1/6 wage credits in first 8 of last 9 completed calendar quarters (account credite with not to exceed \$390 per quarter - if these wage credits are exhausted, wages in any quarter preceding last completed quarter before any week with respect to which benefits are payable during benefit year may also be used) - adds wage qualification of 16 times weekly benefit amount - waiting veriod redefined - adds provision for crediting contributions and charging benefits - adds provision for joint accounts - Unemployment Compensation Commission designated agent for Wagner-Peyser Act - amends Section 13 re-unemployment compensation administration fund by deleting inclusion of fines and penalties - adds definition of base period, calendar quarter, benefit year, and week; and deletes definition of week of employment - effective from passage.

Texas, contd.
H. 600

Lucas et al. Relates to aid to crippled children, education and agriculture.

Approved May 7.

Appropriates out of State Treasury \$1,080,000 as a supplemental appropriation to funds appropriated by Chapter 350, Regular Session, 1935 - funds to be expended under direction of State Board of Education and State Superintendent of Public Instruction - prevides Joint Committee of 45th Legislature must approve all grants of aid before they are allowed - funds to be prorated between schools eligible to receive aid - allocates out of same funds \$150,000 to increase the allotment of high school tuition to schools receiving Rural Aid during fiscal year of September 1, 1935 to September 1, 1936 - effective from passage.

H. 650

Relates to Public Works Administration and other governmental agencies.

Approved May 10.

Validates and approves all proceedings had by cities and towns in Texas having a population of not more than 3000, in the issuance and sale of revenue obligations, to aid in financing any undertaking for which a loan or grant has been made by the United States through the P.W.A. or any other governmental agency - effective from passage.

H.J.R. 26

Albud. Relates to aid to blind.

Approved May 17.

Proposes an amendment to Article III of Constitution providing for assistance to needy blind over age of 21 years not to exceed \$15 per month per person and providing for acceptance from Federal Government of financial aid for such payment — amendment shall be submitted at a special election to be held August 23, 1937 — appropriates \$9,000 for expenses of the election. Amendment adopted at special election held August 23, 1937.

H.J.R. 26-A

Conference Committee. Relates to aid for destitute children.

Approved May 17.

Proposes an amendment to Article III of the Constitution of the State of Texas by adding a new Section 51d - empowers Legislature to provide for assistance to destitute children under age of 14 years - assistance shall not exceed \$8 per month for one child nor more than \$12 per month for children of any one family - amount to be expended for such assistance out of state funds shall never exceed \$1,500,000 per year - authorizes Legislature to accept financial assistance from Federal Government for aid to destitute children - said amendment shall be submitted to voters at an election to be held August 23, 1937 - appropriates \$5000 out of State Treasury to pay expenses of election.

Texas, contd.
H. 7, contd.

who are in needy circumstances and who are ineligible for assistance in other categories specified in this Act - Board through the Division shall designate district or local units of administration for these general relief services - appropriates \$25,000 out of General Revenue of State for purpose of carrying out provisions of this Act - appropriates \$10,000 out of State Treasury for expenses of Comptroller of Public Accounts for period beginning on effective date of Act and ending August 31, 1937 - effective from passage.

H. 38

Stinson. Relates to a crippled children census. Approved April 27.

Empowers Rehabilitation Division of the State Department of Education to take a census, make surveys and establish permanent records of crippled children - authorizes Division to cooperate with Department of Education of United States - Rehabilitation Division shall make all rules and regulations - effective from passage.

H. 377

Bell. Relates to admission tax exemptions. Approved April 15.

Amends Section 6 of Article III of House Bill No. 8,
Acts, 44th Legislature, Third Called Session by providing no tax shall be levied under this Act on any
admissions collected for dances, moving pictures,
operas, plays and musical entertainments, all proceeds
of which inure exclusively to the benefit of State,
religious, educational or charitable institutions,
societies or organizations, if no pass of net earnings
inures to benefit of any private stockholder or individual - effective from passage.

H. 586

Davisson. Amends Unemployment Compensation Act generally. Approved March 24.

All benefits are to be computed to the next highest multiple of  $5\phi$  instead of  $20\phi$  - partial benefits defined as weekly benefit plus \$2, less wages - duration of benefits: not to exceed 16 times weekly benefit amount or 1/6 wage credits in first 8 of last 9 completed calendar quarters (account credited with not to exceed \$390 per quarter - if these wage credits are exhausted, wages in any quarter preceding last completed quarter before any week with respect to which benefits are payable during benefit year may also be used) - adds wage qualification of 16 times weekly benefit amount - waiting period redefined - adds provision for crediting contributions and charging benefits - adds provision for joint accounts - Unemployment Compensation Commission designated agent for Wagner-Peyser Act - amends Section 13 re-unemployment compensation administration fund by deleting inclusion of fines and penalties - adds definition of base period, calendar quarter, benefit year, and week; and deletes definition of week of employment - effective from passage.

Texas, contd.
H. 600

Lucas et al. Relates to aid to crippled children, education and agriculture.

Approved May 7.

Appropriates out of State Treasury \$1,080,000 as a supplemental appropriation to funds appropriated by Chapter 350, Regular Session, 1935 - funds to be expended under direction of State Board of Education and State Superintendent of Public Instruction - prevides Joint Committee of 45th Legislature must approve all grants of aid before they are allowed - funds to be prorated between schools eligible to receive aid - allocates out of same funds \$150,000 to increase the allotment of high school tuition to schools receiving Rural Aid during fiscal year of September 1, 1935 to September 1, 1936 - effective from passage.

H. 650

Relates to Public Works Administration and other governmental agencies.

Approved May 10.

Validates and approves all proceedings had by cities and towns in Texas having a population of not more than 3000, in the issuance and sale of revenue obligations, to aid in financing any undertaking for which a loan or grant has been made by the United States through the P.W.A. or any other governmental agency - effective from passage.

H.J.R. 26

Albud. Relates to aid to blind.

Approved May 17.

Proposes an amendment to Article III of Constitution providing for assistance to needy blind over age of 21 years not to exceed \$15 per month per person and providing for acceptance from Federal Government of financial aid for such payment - amendment shall be submitted at a special election to be held August 23, 1937 - appropriates \$9,000 for expenses of the election. Amendment adopted at special election held August 23, 1937.

H.J.R. 26-A

Conference Committee. Relates to aid for destitute children.

Approved May 17.

Proposes an amendment to Article III of the Constitution of the State of Texas by adding a new Section 51d - empowers Legislature to provide for assistance to destitute children under age of 14 years - assistance shall not exceed \$8 per month for one child nor more than \$12 per month for children of any one family - amount to be expended for such assistance out of state funds shall never exceed \$1,500,000 per year - authorizes Legislature to accept financial assistance from Federal Government for aid to destitute children - said amendment shall be submitted to voters at an election to be held August 23, 1937 - appropriates \$5000 out of State Treasury to pay expenses of election.

Texas, contd.
H.C.R. 26-1 spl.

Waggoner. Relates to old age insurance.

Approved July 15.

Declares policy of State in passing on eligibility of applicants for old age assistance with reference to insurance policies to be such that cash surrender values and loan values of life insurance policies shall not be considered for any purpose in passing upon eligibility of an applicant.

H.C.R. 27-1 spl. Westbrook. Relates to Old Age Assistance Act.

Approved July 15.

Declares intention of legislature of Texas in construction of "residence" as applied to Old Age applicants to mean that grant be given to leave the State for a reasonable duration of time on visits to relatives or on other important business, just so long as a change of residence is not made.

Utah S. 2

Maw. Relates to old age assistance.

Approved March 23.

Creates in State Department of Public Welfare a division of old age assistance to administer assistance to needy aged - shall make all rules and regulations - shall cooperate with Federal Social Security Board - assistance shall be given to any person who (1) has attained age of 65 years (2) has resided in Utah 5 years during 9 years immediately preceding application and has resided therein continuously for one year immediately preceding application (3) does not have an income of more than \$30 per month (4) is not an inmate of any municipal, state, national or private institution (5) has made no assignment or transfer of property in order to render himself eligible for relief (6) is not in need of continuing institutional care (7) has not for 10 years immediately prior to filing of application been convicted of a felony - written application of assistance shall be made to county or district welfare boards of

Utah, contd. S. 2 contd.

county in which applicant resides - provides for recovery of money paid for assistance upon death of recipient where value of estate is \$3000 - proportion paid from state funds shall be remitted to state department - Federal Government shall receive not more than  $\frac{1}{2}$  of amount collected - establishes an Old Age Assistance Fund consisting of all moneys appropriated for old age assistance and funds granted to Utah by Federal Government for needy aged - effective July 1, 1937.

S. 4 Maw. Relates to relief for needy persons.

Approved March 23.

Appropriates to Governor from emergency relief fund \$1,000,000 to be used and expended by him before July 1, 1937 for direct relief for aid of needy and destitute - all sums remaining unexpended in emergency relief fund on June 30, 1937 are appropriated to general fund - also appropriates from emergency relief fund for fiscal years beginning July 1, 1937 and July 1, 1938, the following sums (1) to Governor to administer relief as provided in Senate Bill No. 128 and 129, Twenty-second Legislature, for the biennium \$3,200,000 (2) to Governor to be used in providing new state buildings \$330,000 (3) to state district school fund \$500,000; to state school equalization fund \$100,000; to general fund \$150,000, to supplant losses incurred from application of homestead and personal property tax exemption for calendar year 1938 - 1 of appropriation made to supplant these losses shall be appropriated from emergency relief fund during fiscal year beginning July 1, 1937 and other 1 from emergency relief fund during fiscal year beginning July 1, 1938 - all other revenues in emergency relief fund during fiscal years beginning July 1, 1937 and July 1, 1938 are appropriated to old age assistance fund, provided no more than \$2,100,000 shall be used for old age assistance during any fiscal year - effective on approval.

S. 127 Lindstrom. Relates to old age pension estate tax.

<u>Approved March 19.</u>

Repeals Section 2, Chapter 38, Laws of Utah, 1935, transferring part of the estate tax to the old age pension fund - effective on approval. Utah, contd. S. 128

Lindstrom. Relates to aid to aged and blind persons in need and dependent children.

Approved March 23.

Provides assistance shall be given to any (1) dependent child who has resided in State for one year immediately preceding application or was born within State within one year immediately preceding application, if mother has resided in State for one year immediately preceding its birth and who has no relatives legally responsible for its support (2) needy blind person who is 21 years of age or older; has resided in State one year continuously immediately prior to application and has resided in state 5 years during 9 years immediately preceding application; has not sufficient income to provide a reasonable subsistence; is not an inmate of any public institution; has not made an assignment or transfer of property: is not receiving old age assistance - state department may give grants-in-aid to county and district departments - county department shall determine amount of assistance needed - written application shall be made to county or district department of county or district in which applicant resides - provides for recovery of money paid for assistance upon death of recipient effective July 1, 1937.

S. 129

Lindstrom. Relates to State Department of Public Welfare.

Approved March 23.

Amends Sections 2, 3, 7 and 8 of Chapter 69, Session Laws 1935 - changes terms of offices of members of board to six years - terms of first members appointed, two shall expire April 1, 1939, two April 1, 1941 and two April 1, 1943 - successors shall be appointed for terms of six years - board shall appoint a director of the department - creates within each county a county department of public welfare - State Board of Public Welfare may create District Departments of Public Welfare and include two or more counties in a single district -State Department shall (1) administer and supervise all forms of public assistance (2) make rules and regulations (3) cooperate with Federal Government (4) make available and use all funds received for public welfare purposes in State - county or district shall make 15% of all payments and expenses - boards of county commissioners shall levy on taxable property in their respective counties such a percentage as will raise the 15% required - if counties cannot raise 15% the State Board of Public Welfare may furnish whatever amount is necessary - county shall repay such deficiency when possible - effective July 1, 1937.

<u>Utah</u> H. 38

Hummer. Relates to the placing out of children. Approved March 8.

State Department of Public Welfare shall have jurisdiction over the placing out of children - shall adopt and make available minimum standards required of agencies seeking license - State Department of Public Welfare shall pass annually on the fitness of every agency which receives or accepts children for placement or adoption - every agency shall annually make a report to the state department - department shall issue license to agency which shall continue in force for one year.

H. 207

Granger. Amends Unemployment Compensation Law. Approved March 18.

Amends unemployment compensation law generally - provides that benefits shall not be payable during any benefit year exceeding 16 times weekly benefit amount or 1/6 uncharged wage credits during first 8 of last 9 completed calendar quarters (accounts credited with not to exceed \$390 per quarter) - provides for determination of fulltime weekly wage and full-time weekly hours for a particular industry - provides for benefit payments to part-time workers - redefines waiting period and sets wage qualification of 16 times weekly benefit amount in first 4 of last 5 calendar quarters, provided at least 8 times benefit amount was earned in last 2 of such 4 quarters - in cases of disqualification for trade disputes, deputy to refer disputed claim cases to commission - provides for administrative review of disputed claims by commission - provides for crediting of contributions and charging of benefits to employers' accounts - credited with all contributions paid in 1936; thereafter, amount in excess of .4% or .75% or 1% depending on condition of fund - benefits charged not to exceed 1/6 wages payable to individual in base p riod or \$65 per calendar quarter - unemployment compensation fund to consist of contributions, fines and penalties, and earnings of fund - provides for voluntary contributions - commission given authority to make audits of all funds provided for in act - advisory council members to be paid not more than \$10 per diem while attending meetings - commissioners and chairmen of appeal tribunals given authority to administer oaths and issue subpoenas provides for protection against self incrimination provides for reciprocal benefit arrangements with other states or the Federal Government - appropriates \$24,601.92 to employment service account for period from July 1, 1937 to June 30, 1939 - adds definitions of base period, benefit year, calendar quarter employment defined as including an individual's entire service performed within state or both within and without state if service is localized in any state, or not localized in any state, but some service is performed in state and base of operations or control or individual's residence is in state - effective on approval. Vermont

H. 1-2 spl.

Relates to unemployment insurance.

Approved December 22.

Provides for unemployment compensation - excludes agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter or spouse, and service performed by a child under age of 21 in employ of his father or mother, and service performed in the employ of a corporation, community chest, fund or foundation, organized and operated for religious, charitable, scientific, literary or educational purposes - benefits payable January 1, 1938 at rate of 50% of full time weekly wage with maximum of \$15 and minimum of \$5 per week - partial benefit shall be an amount equal to the difference between weekly benefit amount and three-fourths of wages for week - waiting period three weeks contributions by employers due January 1, 1936 at rate of nine-tenths per cent during 1936, one and eight-tenths per cent during 1937 and two and seventenths per cent thereafter - separate account shall be maintained for each employer but all contributions may be pooled or a separate reserve account maintained - creates an Unemployment Compensation Commission of three members appointed by Governor with advice and consent of Senate who shall administer Act - commission shall establish two divisions (1) Vermont state employment service division (2) unemployment compensation division - shall cooperate with Social Security Board - Act effective on passage.

S, 6

Tobin. Amends subdivision A of Section 7 of No. 1 of the Acts of Special Session of 1936 relating to Unemployment Compensation returns.

Approved January 28.

Provides that on and after January 1, 1936 contributions by employers shall accrue and become payable - each employer shall file with Commission on or before March 15, 1937, a return showing his aggregate payroll for 1936 - for subsequent years returns shall be filed not later than January 30th of ensuing year - Act effective from passage.

Vermont, contid.

Relates to dependent, neglected and delinquent children. Approved April 10.

Amends Section 5447 of Public Laws - upon filing of petition the Court shall give notice thereof to state probation officer who shall make a full examination of parentage and surroundings of child and report same to Court - summons shall then be issued requiring person having custody to control of child to appear with childif such parent or guardian is a nonresident of State and cannot be found, such notice shall not be required in any case, Court may appoint some suitable person to act in behalf of child.

H. 65

Relates to unemployment relief projects in city of Burlington Approved February 5.

Authorizes City of Burlington to pledge credit of city during 1937 and 1938 by issuing negotiable orders, warrants, notes or bonds, to such amount, not to exceed \$125,000 to make public improvements in order to provide work for unemployed authorizes City Council to issue negotiable orders, warrants, notes or bonds not to exceed \$36,300 to pay and retire obligations of city for United States deposit money apportioned and loaned to city - effective from passage.

H. 120

Fisher. Relates to vocational rehabilitation. Approved April 5.

Provides the State Board of Education shall be the State Board of Vocational Education - establishes under State Board a Division for vocational rehabilitation and placement in remunerative employment of such persons whose capacity to earn a living has been destroyed or impaired - State Board shall (1) disburse all funds (2) administer Act (3) make rules and regulations (4) report annually to Governor - shall cooperate with the Department of Public Service and the United States Office of Education - appropriates \$6,000 for each of the fiscal years ending June 30, 1938 and June 30, 1939 - effective from passage.

H. 193

Towne. Amends Section 3928 of Public Laws relating to recovery from estates of paupers.

Approved March 17.

Provides that if a pauper acquires property, the town may recover against him or his estate the amount it has expended for assistance to him.

Vermont, contd. H. 194

Towne. Amends Section 3929 of Public Laws relating to support of paupers and transients.

Approved March 12.

Provides that an overseer of the poor shall relieve and support poor persons for whose support no town in State is liable, committed to jail while residing in his town or injured while traveling over a highway forming part of state highway system - expense shall be paid out of State Treasury - effective from passage.

H. 248

Appropriations Committee. Relates to relief. Approved March 13.

Authorizes Governor to cooperate and enter into contracts or compacts with Federal Government in providing relief and work relief in State.

H. 331

Social Security Committee. Relates to old age assistance.

Approved April 10.

Amends paragraph (d) Section 2 of No. 82, Acts of 1935 by adding "And has no person legally liable and able so to support him" - increases compensation of members of commission to \$10 per day and salary of Director to \$3,550 annually - allows burial expenses when "there are no relatives able to pay or assist in paying these expenses" provides Commission shall make to the Governor and to the General Assembly, a report in detail of its acts and proceedings for the biennial period ending on June 30 next preceding - Commission shall submit to Social Security Board or the designated agency of the Federal Government such reports in such manner and at such times as board or agency may require - provides amount of assistance paid under this Act shall constitute a lien on the property of the recipient which, upon his death, shall be enforced by the State against the estate - no lien shall be enforced against real estate while occupied by surviving spouse if marriage did not take place since the passage of this Act, April 11, 1935, and if the surviving spouse does not marry again - upon granting of assistance a notice of the statutory lien shall be sent with 30 days for record to town in which property is located - effective from passage. Vermont, contd.
H. 375

Committee on Commerce and Labor. Relates to employment of minors.

Approved April 10.

Amends chapter 265 of Public Laws relating to employment of minors - provides child under 16 years of age shall not be employed in any gainful occupation unless certified by Commissioner of Industries that he is eligible for employment - Commissioners of Industries shall not issue such certificate until he has examined and approved the following papers duly executed: (1) school record during preceding school year (2) evidence of age of child (3) certificate from physician showing child is physically fit to be employed - child shall not be employed more than 8 hours a day, 6 days in any week, or earlier than six o'clock in the morning or after seven o'clock at night; excepts employment connected with agriculture or domestic service - child under 14 years of age may not be employed in any mill, cannery, workshop, factory or manufacturing establishment or any other gainful occupation provided, however, he may be employed in any other gainful occupation during vacation and before and after school - child under 16 years of age shall not be employed (1) in preparing any composition in which dangerous or poisonous acids, dyes or gases are used (2) on sewing machine belts in any workshop or factory (3) to operate circular or band saws, wood shapers, wood jointers, planers, etc. - effective from passage.

H. 382

Social Security Committee. Amends Unemployment Compensation Law.

Approved April 10.

Deletes definitions of "annual pay roll" and "average annual payroll" - adds definition of "employing unit" defines "employer" in terms of employing units employing 8 or more - provides for voluntary election of employing units not otherwise subject for not less than 2 calendar years - amends definition of employment to include services performed both within and without state, if base of operations or place of control is in the State - includes employment offices of other states in definition of "employment office" - adds draft definitions of total and partial unemployment defines partial benefits as difference between weekly benefit amount and 5/6 of wages instead of difference between weekly benefit amount and 3/4 of wages - provides that benefits shall be charged against 1/6 wage credits (account credited with not to exceed \$390 per quarter) in same chronological order as wages earned during base period (first 8 of last 9 completed calendar quarters) - maximum not to exceed 14 times

Vermont, contd. H. 382, contd.

weekly benefit amount, or 1/6 uncharged wage credits in base period - waiting period to be served in preceding 26 instead of 52 weeks - wage qualification of 16 times weekly benefit amount to be earned in first 3 out of last 4 calendar quarters (instead of first 4 out of last 5 - provides for benefits to seasonal workers - reciprocal coverage as well as benefit arrangements provided - effective from passage.

H.J.R. 13

Relates to state system of public welfare. Approved January 29.

Appropriates \$1000 for use of Committees on State Institutions of House and Senate to study conditions and needs of the Institutions of the State under the Department of Public Welfare.

Virginia S 1-1 spl.

Battle, et al. Provides for unemployment compensation. Approved December 18. Chapter 1.

Creates a system of unemployment compensation - covers employers of eight or more persons - excludes service performed for State, agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on navigable waters of the United States, service performed by an individual in employ of his son, daughter, or spouse, and service performed by a child under age of 21 in employ of father or mother and service performed in the. employ of a corporation, community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary or educational purposes - benefits payable twenty-four months after contributions become due at rate of 50% of full-time weekly wage with maximum of \$15 and minimum of \$5 partial benefit shall be an amount equal to difference between weekly benefit amount and five-sixths of weekly wage - contributions by employers due January 31, 1937 at rate of nine-tenths of one per centum for year 1936, one and eight-tenths per centum during 1937, two and seven-tenths per centum during 1938 and thereafter establishes an unemployment compensation fund with two separate accounts (1) clearing account - refunds payable from this account (2) benefit account - creates an unemployment compensation commission to administer Act - consists of Commissioner of Labor and 2 members appointed by Governor - commission shall establish two divisions (1) Virginia State Employment Service (2) Unemployment Compensation division - shall cooperate with Social Security Board - Act effective from passage.

Virginia, contd.
S. 22-1 spl.

Glasscock. Pertains to Public Welfare Board. Approved January 14. Chapter 21.

Authorizes the State Board of Public Welfare to buy, lease, own and operate property, real and personal, for the use and benefit of dependent, delinquent or defective persons under its care, supervision or control, who are now, or were formerly, residents of the Shenandoah National Park area - may use funds granted by United States or State of Virginia - all purchases, leases, operations, sales conveyances under this act shall be subject to approval of Governor - Act effective from passage.

S. 24-1 spl.

Battle. Pertains to free public employment offices.

Approved January 14. Chapter 22.

Provides for the establishment and maintenance of free public employment offices - shall cooperate with United States Employment Service- appropriates to the Unemployment Compensation Commission of Virginia, from the State treasury, the sum of \$45,000, or so much thereof as in the opinion of the Governor shall be necessary - money to be credited to special employment service account of Unemployment Compensation Administration Fund.

H. 12-1 spl.

Harmon. Amends and re-enacts section 11 of an act entitled "An Act to continue the Board of Charities and Corrections under the name of State Board of Public Welfare" approved February 22, 1922.

Approved January 14. Chapter 26.

Authorizes State Board of Public Welfare to create a children's bureau - bureau shall have supervision of mentally defective, dependent, delinquent and neglected children - shall make recommendations for the improvement of conditions - Board authorized to establish one or more receiving homes for the care of children committed to it - provides for the payment by the State of certain allowances to the State Board of Public Welfare for the maintenance of children in receiving or detention homes operated by the Board.

Washington S. 96

Relates to education.

Approved March 17. Chapter 179.

Provides for the organization and maintenance of special opportunity and remedial schools in second and third class school districts upon a petition in writing signed by a majority of school directors of each of two or more school districts - shall be administered by board of directors of district in which school is located.

Washington, cont'd. S. 113

Rules Committee. Provides a system of unemployment compensation.

Approved March 16. Chapter 162

Establishes a system of unemployment compensation benefits payable 24 months after date when contributions first accrue at rate of 50% of full-time weekly wage with maximum of \$15 and minimum of \$7 or \$ of full-time weekly wage, whichever is the lesser - waiting period two week's - contributions by employers due January 1, 1937 at rate of 1.8% for 1937; 2.7% for 1938, 1939, 1940 and 1941; after December 31, 1941 rates based on benefit experience - covers employers of 8 or more establishes an unemployment compensation fund with three separate accounts (1) clearing account (2) unemployment trust fund account (3) benefit account creates in Department of Social Security two divisions (1) unemployment compensation division (2) Washington State employment service division - director of Department of Social Security shall administer Act shall cooperate with Social Security Board - excludes agricultural labor, domestic service in a private home, service performed as an officer or member of the crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter or spouse and service performed by a child under age of 21 in the employ of his father or mother, service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary or educational purposes and service performed for State - effective immediately.

S. 149

Rules Committee. Relates to relief of the poor, aged, sick, dependent, infirm, blind and other handicapped individuals.

Approved March 18.

Empowers State Department of Social Security to administer Act - Boards of County Commissioners shall serve as Administrative Boards in matters involving public assistance in their respective counties - creates a State Advisory Committee to the Department of Social Security to consist of (1) state directors of Department of Health, Department of Finance, Budget and Business (2) Superintendent of Public Instruction (3) representatives of Superior Court Judges Association

Washington, contd.
S. 149 contd.

and Washington State Association of County Commissioners appeal on a decision must first be taken to Board of County Commissioners then to Superior Court of county of his legal residence - assistance is not transferable or assignable - Board of County Commissioners shall make available for all categories of public assistance the funds which are set forth in their budget for 1937; shall levy a sum equal to three mills against assessed valuation of said county for public assistance for year 1938 - appropriates from general fund for biennium ending April 1, 1939, \$43,394,000 - no expenditures shall be made except upon allotments approved by Governor - abolishes emergency relief fund in State Treasury from and after first day of May, 1937 and transfers its funds into general fund - effective April 1, 1937.

S. 150

Rules Committee. Relates to a State Department of Social Security.

Approved March 13. Chapter 111.

Creates a State Department of Social Security - Governor, with consent of Senate, shall appoint a Director of Social Security as chief executive officer of Department - Department shall consist of 6 divisions (1) public assistance (2) old age pensions (3) unemployment compensation (4) employment service (5) children's division (6) blind division - Director shall have general charge and supervision of Department - shall appoint six assistant directors, one for each division - shall make necessary rules and regulations - shall be responsible for disbursements of funds - abolishes Department of Public Welfare - effective April 1, 1937.

S. 151

Rules Committee. Relates to blind relief.

Approved March 15. Chapter 132.

Creates within Department of Social Security a Division for the Blind - Director shall appoint an Assistant Director for division - shall select personnel, employing blind persons wherever practicable - shall cooperate with Department of Public Health in prevention of blindness - may maintain, in cooperation with Division of Vocational Rehabilitation of State Board of Vocational Education, services to (1) aid blind persons in finding employment (2) teach blind persons trades or occupations (3) establish and/or maintain one or more training schools and/or work shops (4) provide living maintenance to blind persons (5) aid individual blind persons or groups of blind persons to

Washington, contd.
S. 151 contd.

become self-supporting by furnishing materials or machinery to them (6) provide home visitation and home teaching - assistance shall be granted to an applicant who (1) is 21 years of age or over; or has reached age of 16 years and is not acceptable for education at State School for Blind (2) has no vision or whose vision is so impaired as to prevent performance of ordinary activities - (3) is unable to provide self with necessaties of life (4) has resided in State for 5 years during 9 years immediately preceding application or lost sight while resident of State and has resided in State continuously since loss of sight (5) is not an inmate of any public institution (6) is not publicly soliciting alms - application shall be filed with local administrative board in county of residence - assistance shall be not less than \$40 per month - Department of Social Security shall cooperate with Federal Social Security Board - effective April 1, 1937.

S. 153

Relates to a State Institute of Child Development and Research Service.

Approved March 18.

Creates, establishes and maintains at University of Washington, a State Institute of Child Development and Research Service - management and control shall be vested in a director appointed by Board of Regents of University of Washington and an advisory board of not more than 7 members appointed by President of University from faculty thereof.

S. 295

Rules Committee. Provides aid for dependent and crippled children and child welfare services.

Approved March 13. Chapter 114.

Provides a state-wide plan for aid to dependent children → defines "dependent child" as a child under age of 16 years who has been deprived of parental support or care by reason of the death, continued absence from the home, or physical or mental incapacity of a parent, and who is living with his father, mother, grandmother, grandfather, brother, sister, stepfather, stepmother, stepbrother, stepsister, uncle or aunt, in a place of residence maintained by one or more of such relatives as his or their own homes - designates State Department of Social Security as single state agency to administer this Act - authorizes State Department of Social Security to cooperate with Federal Government in administering the plan for child welfare services - Department of Social Security empowered to establish and administer a program of services to crippled children applications to be filed with local administrative boards in counties of residence - Department of Social Security empowered to cooperate with Federal Social Security Board and United States Children's Bureau in

Washington contd.
S. 295 contd.

any reasonable manner as may be necessary to qualify for federal assistance for aid to dependent children, child welfare services and service to crippled children - effective April 1, 1937.

S.J.M. 1

Farquharson et al. Relates to Works Progress Administration projects for women with dependent children. Approved January 27.

Asks that an executive order issued through the W.P.A. forcing several hundred women with dependent children to stop work on W.P.A. projects be rescinded.

H. 109

Relates to workmen's compensation.

Approved March 15. Chapter 147.

Provides that the application of the industrial insurance and related medical aid and safety laws of State is extended to all lands and premises owned or held by the United States, which are within the exterior boundaries of the State of Washington - Act shall not apply to employees of United States.

H. 481

Meads. Relates to old-age assistance.

Approved March 15. Chapter 156.

Amends Chapter 182 of Laws of 1935 - Section 3 grants assistance to any person (1) whose income is less than \$360 per year and repeals condition he must be citizen of the United States - amends Sections 4,5,6,7,8,10,11,16, and 23 by changing words "department of public welfare" to "department of social security" - Section 8 states any decision of the Department of Social Security may be appealed to the Superior Court of the County of legal residence - Section 13 deletes "and any excess assistance theretofore paid shall be returned to the State and be recoverable as a debt due the State" - Section 26 accepts the provisions of the Federal Social Security Act - repeals Sections 18 and 19.

H.J.M. 3

Francis et al. Relates to national recovery and old age retirement funds.

Adopted January 27.

Memorializes Congress to enact a law providing for a national old age retirement system and create a fund for the maintenance thereof through a 2% Federal Government transaction tax levy, the proceeds of which shall be distributed equitably to all citizens over 60 years of age, with the provision that it shall be expended within 30 days.

Washington, cont'd.

Richmond, et al. Relates to old age relief.

Adopted February 11.

Asks (1) rescission of Works Progress Administration order, discharging many persons over sixty-five (65) years of age from its employment, to the effect that such persons shall not be dropped from said employment until they can qualify and receive initial payment under pension plan; (2) reinstatement of above discharged persons; (3) U. S. Congress to continue adequate Works Progress Administration program.

H.J.M. 18

J. B. Smith. Relates to public works.

Adopted February 20.

Memoralizes the U. S. President and Congress to continue and extend the program of the Federal Public Works Administration, particularly urging completion of the Coulee Dam and the Rosa Irrigation projects.

West Virginia
H. 1-2 spl.

Joint Committee on Social Security. Establishes a state-wide system of unemployment compensation.

Approved December 17.

Amends the code of West Virginia, 1931, by adding Chapter 21-A, creating a Department of Unemployment Compensation under Director appointed by Governor - has two divisions (1) division of unemployment compensation (2) division of employment service - shall cooperate with Social Security Board - establishes a system of unemployment compensation - covers employers of eight or more persons - excludes service performed for State, agricultural labor, domestic service in a private home, service performed as an officer or member of a crew of a vessel on the navigable waters of the United States, service performed by an individual in the employ of his son, daughter or spouse and service performed by a child under age of 21 in employ of his father or mother, and service performed for religious, scientific, literary or educational purposes - contributions by employers due January 1, 1936 at rate of nine-tenths of one per centum during 1936, one and eight-tenths per centum during 1937 and two and seven-tenths per centum during. 1938, 1939, 1940 and thereafter - a separate account shall be maintained for each employer but all contributions shall be pooled - benefits payable at rate of 50% of full-time weekly wage with maximum of \$15 and minimum of \$5 - waiting period two weeks - establishes an unemployment compensation fund with three separate accounts (1) clearing account - refunds shall be made from this fund (2) unemployment trust fund account - (3) benefit account - consists of moneys requisitioned from this State's account in the unemployment trust fund.

West Virginia H. 2-2 spl.

Appropriates money out of treasury for purpose of carrying into effect the Unemployment Compensation Law.

Approved December 17.

Appropriates \$200,000 to Department of Unemployment Compensation for remainder of current fiscal year ending June 30, 1937.

H. 3-2 spl.

Thomas. Transferring funds from Department of Labor to Department of Unemployment Compensation.

Approved December 17.

Transfers to Department of Unemployment Compensation for use of division of employment service unexpended portion of money appropriated to Department of Labor in 1935 and 1936.

S. 263

Paull. Amends Unemployment Compensation Law.

Approved March 19.

Rewrites law on benefit year, base period, and calendar quarter base instead of 52 week running base - definition of employment changed from incidental service to localized service, with tests as to direction, control, and place of business - all government employment now excluded (previously, temporary government employment included) - partial benefits now paid - director authorized to make reciprocal benefit arrangements with other state or federal agencies employment service division specifically provided for, as division within department - funds under Wagner-Peyser Act to go into employment service account voluntary election rewritten to cover specifically smaller firms and services in non-subject employment employer accounts for merit rating now credited only. with contributions over 1% - limitation of 5 weeks put on waiting period weeks during a 65 week period wage qualification of 12 times weekly benefit amount during first 3 of last 4 completed quarters preceding benefit year, instead of employment qualifying period of 13 weeks within 52 - method of determining fulltime weekly wage changed - employee accounts kept and credited with wages or \$390 per quarter whichever is lesser - benefits limited to 12 times weekly benefit amount or 1/6 of uncharged wage credits during base period - Act effective January 1, 1937

12510

West Virginia, contid.

S.C.R. 19

Pelter. Relates to fiscal and unemployment study. Adopted March 12.

Creates an interim legislative committee for purpose of studying and reporting to Governor and to the Legislature its findings and recommendations relative to fiscal matters and unemployment study.

H. 444

Amends Public Welfare Law.

Approved March 19.
Provides whenever in any county the condition of the "general relief fund" endangers compliance with standards established by Federal Social Security Act, the director may (1) withhold payment of state

Act, the director may (1) withhold payment of state funds into county fund and make payments through county council directly (2) supervise and advise county council on necessary administration (3) provide temporary administration in county upon failure of county council to comply with necessary standards.

H. 445

Regulates public welfare assistance payments. Approved March 19.

Defines general relief shall mean care and assistance to indigent persons who are residents of the county and who are found to be by county council (1) a public charge or in danger of becoming one (2) in need of continuing institutional care (3) in need of medical or surgical care - provides unless county council specifically assumes responsibility in writing, it shall not be charged with or responsible for cost of transportation or support of a person institutional-ized by another committing authority - effective March 13, 1937.

H. 446

Regulates public welfare assistance payments. Approved March 19.

Provides State Department may maintain temporary assembly institutions as are necessary for temporary care, maintenance and training of children and persons needing institutional protection — county courts of two or more adjoining counties may establish jointly an institution for general relief — management shall be in county court of county where institution is situated — effective March 13.

H. 448

Relates to Public Welfare Law of 1936. Approved March 19.

Provides in addition to fund maintained for payment of public assistance benefits and the "general relief fund", the department shall maintain a "special fund" for support and furtherance of any activity not embraced within scope of funds above specified, but authorized by "Public Welfare Law of 1936".

West Virginia, cont'd.

H. 449

La Fon. Relates to liens against benefits to blind persons.

Approved March 19.

Amends Section 34, Article 5, Chapter 9 of Code of West Virginia, 1931 as amended by Chapter 1, 1st Extra Session, 1936 - provides same liens shall be taken against grant of assistance to blind persons as are imposed on grants to aged persons - lien shall not be enforced against real estate of recipient occupied by surviving spouse unless such spouse is a widow who remarries - effective March 13.

H. 450

La Fon. Relates to public welfare payments. Approved March 19.

Provides public assistance grants and general relief payments shall be exempt from collection of taxes (except sales taxes), from lovy of execution, garnishment and any other legal process - effective March 13.

Wisconsin S. 2

Rowlands. An Act constituting an emergency budget making increases in certain appropriations for fiscal year 1936-37.

Approved February 10. Chapter 6.

Enables Wisconsin to fully qualify for all federal aids made available under the federal social security act for blind pensions, aid to dependent children and old age assistance - appropriates from general fund to State Pension Department for fiscal year ending June 30, 1937 (1) \$383,000 for state aid for dependent children (2) \$130,600 for state aid to the blind (3) \$524,000 for state aid for old age assistance - emergency tax imposed upon the gross receipts of each telephone exchange of one per centum of gross receipts from operation of business during calendar year 1936 in excess of \$10,000, two per centum of gross receipts in excess of \$15,000, four and one-half per centum of gross receipts in excess of \$20,000 - tax shall be paid into State Treasury - emergency tax imposed upon the gross receipts from toll business transacted, attributable to Wisconsin, of one per centum of gross receipts in excess of \$10,000, two per centum of gross receipts in excess of \$15,000, three per centum of gross receipts in excess of \$20,000, and four and onehalf per centum of gross receipts in excess of \$25,000 proceeds shall be paid into State Treasury - tax shall be paid on or before March 15, 1937 - delinquent taxes shall bear interest at rate of 15% per annum - appropriates from general fund to state pension department for fiscal year ending June 30, 1936 (1) \$327,211 for state aid for old age assistance (2) \$92,922 for state aid for dependent children (3) \$125,503 for state aid to the blind - Act effective upon passage.

Wisconsin, contd. S. 88

Shearer. Relates to physical defects of children. Approved May 14. Chapter 136.

Authorizes Secretary of State Board of Health to give all information known on any case to crippled children division for a follow-up care program - physicians shall report deaths of persons having communicable diseases to local health officer, commissioner or board - effective on passage and publication.

S. 138 '

Relates to services for crippled children. Approved May 12. Chapter 128.

Appropriates from general fund to crippled children division, State Department of Public Instruction, annually, beginning July 1, 1937 all amounts received from Federal Government for services for crippled children except moneys allotted for vocational rehabilitation of physically handicapped persons of employable age — effective from passage.

S. 147

Finance Committee. Amends Unemployment Compensation Law. Approved April 28. Chapter 95.

Amends Unemployment compensation law - provides that commission shall appoint state advisory committee and may appoint local industry and district committees each committee shall consist of salaried chairman and equal employer and employee representatives, paid on per diem basis - balancing account established in fund consisting of funds's net earnings after March 31, 1937, portion of fund's net earnings received prior to July 1, 1937, held as reserve against depreciation of securities, interest on delinquent payments and balance in employer's account one year after he ceased to be subject - balancing account used to pay benefits when individual reserves overdrawn if balancing account sufficient - provisions made for delinquent contributions to bear interest at 1% per month; in event of receivership or bankruptcy, contributions due have preference over all claims after payment of wage claims reduction in rates below standard rate of 2.7% not permitted before 1938 - effective on passage and publication.

S. 184

Bushy. Relates to support of the poor. Approved April 29. Chapter 99.

Authorizes relief authorities to pay the interest on mortgages when to do so would obviate the payment of larger sums as shelter allowances if the recipients were to lose their mortgaged property for failure to pay such interest effective on passage and publication. Wisconsin, cont'd.

S. 275

Judiciary Committee. Relates to local relief of transient paupers.

Approved July 2.

Provides expenses so incurred shall be a charge against the county - provision terminates on July 1, 1939 unless sooner repealed - effective on passage and publication.

S. 316

Corporations and Taxation Committee. Relates to aid to dependent children.

Approved June 25. Chapter 283.

Repeals Subsection (10) of Section 48.33 of the statutes, relating to the levy and collection of taxes for aid to dependent children in counties having a population of 150,000 or more - effective on passage and publication.

S. 452

Nelson. Relates to emergency relief. Approved July 13. Published July 16.

Appropriates, on effective date of this Act, from the general fund to the agency designated by the Governor pursuant to the provisions of Chapter 286, Laws of 1935, to administer the provisions of Chapter 363, Laws of 1933 and Chapter 15, Laws 1935, and Acts amendatory thereof, \$750,000 - provides 75% of moneys paid into general fund during July, August and September 1937, and thereafter 50% of such moneys paid into the general fund, under provisions of Subsection (2) of Section 3 of Chapter 15, Laws of 1935, shall not be used for relief purposes, but shall be for the purpose of reimbursing the general fund for the appropriation made in Section 1 of this Act - effective on passage and publication.

S.J.R. 12

Leverich. Relates to W. P. A. work projects.

Filed with Secretary of State February 24. Chapter S.J.R.

17.

Urges Congress to include the production of agricultural lime, similar to that heretofore carried out by the W. P. A., in any and all works programs cooperatively carried on by Federal and State Governments.

S.J.R. 31

Leverich. Relates to drought stricken rural areas.

Filed with Secretary of State May 10. Chapter S.J.R. 63.

Urges National Administration to take immediate action providing relief for the drought stricken rural areas of Wisconsin and to put into effect a work program under the WPA.

Wisconsin, cont'd.

A. 33

Alfonsi. Relates to the poor and needy. Approved March 4. Published March 5. Chapter 16. Amends subsection (4) of section 49.02 of statutes relating to acquiring legal settlements by the poor and needyevery person of full age who shall have resided in any town, village, or city in state one whole year shall thereby gain a settlement therein except while (1) supported therein as a pauper or (2) employed on a federal works progress administration project or (3) enrolled in a civilian conservation corps or (4) residing in transient camp - time spent as an inmate of any institution for care of aged, neglected or indigent persons or time spent residing or employed on an Indian reservation over which state has no jurisdiction shall not be included as part of the year necessary to acquire a legal settlement - Act effective on passage and publication.

A. 499

Lytie. Relates to failure of clerk to deny responsibility for indigent person.

Approved July 2. Chapter 338.

Amends Subsection (4) of Section 49.03 of statutes provides if clerk of town, city or village, shall fail
to deny responsibility by registered mail within 10
days from receipt of notice, such municipality shall
be liable for the expense and support of such poor
person - effective on passage and publication.

A. 694

Swanson. Relates to relief for transient paupers.

Approved July 13. Published July 15. Chapter 400.

Amends Subsection (2) and paragraph (f) of Subsection (8a) of Section 49.03 of the statutes - provides expenses incurred for local transient relief shall be a charge against the county - expenses may be recovered from town, city or village in which person so relieved has a legal settlement - terminates July 1, 1939 - effective on passage and publication.

A.J.R. 15

Sweeney. Relates to Works Progress Administration.

Filed with Secretary of State February 16. Chapter A.J.R. 10

Memorializes the State W. P. A. director to use his efforts
to make eligible for W. P. A. projects, improvement work on
cemeteries and providing for an appropriation for such work
in the State of Wisconsin.

A.J.R. 16

Ludvigsen. Relates to Federal Social Security Act.

Filed with Secretary of State February 16. Chapter A.J.R. 11.

Memorializes Congress to enact amendments to the Social

Security Act providing for an inclusion of farmers, agricultural labor, domestic service in private homes, and others who are without benefits of retirement funds provided for by law.

Wisconsin, cont'd.
A.J.R. 34

Franzkowaik. Relates to Works Progress Administration.

Filed with Secretary of State March 4. Chapter A.J.R. 26.

Memorializes Congress to modify the W. P. A. so as to provide that needy taxpayers be given preference of employment on all works projects.

S. 1-1st spl. R

Rowlands. Provides for emergency relief. Approved October 16.

Adds new section to Chapter 15, Laws of 1935 - declares policy of State to be one of furnishing state assistance to counties or other individual local units of government on a basis of not less than 5% to all counties or other individual local units of government administering relief, based on their relief expenditures - imposes an emergency tax upon all transfers of property by gift which are taxable, said tax shall be equal to 30% of tax imposed at rates specified in Chapter 363, Laws of 1933 - imposes, in addition to taxes imposed by Chapter 72 of statutes, an emergency tax for relief purposes upon all transfers of property which are taxable under said Chapter 72 and which are made subsequent to the enactment hereof and prior to July 1, 1941, which said tax shall be equal to 30% of tax imposed by said Chapter - entire amount of emergency tax shall be collected and paid into the general fund appropriates from general fund to emergency board for allotment for relief purposes (a) entire receipts from emergency taxes imposed in this Act (b) any excess in receipts from emergency taxes imposed in Chapter 29, laws of special session 1931-32, above appropriations made in Chapter 29 (c) entire receipts from emergency taxes imposed in Chapter 363, Laws of 1933, except moneys repaid from student loans which shall operate as a revolving fund (d) all funds made available to State for relief of destitute or the unemployed by the United States - also appropriates from general fund to emergency board for relief purposes, as a

A. 10-1st spl. Finance Committee. Amends old age assistance law. Approved October 15. Chapter 7.

Amends Section 49.25 and Subsections (1) and (2) of Section 4926 of the statutes, and creates Subsections (4) and (5) of Section 49.26 and Subsection (5) of Section 49.51 of the statutes relating to claims and liens for old age assistance and the property of old age assistance beneficiaries — allows total amount of assistance paid, without interest, as a claim against the estate upon death of person assisted — provides exceptions — one—half of amount recovered shall be

nonlapsible appropriation, a sum not exceeding \$3,000,000 - effective on passage and publication.

-241-

Wisconsin, contd. A. 10-1st spl, contd.

paid to United States Government and remainder paid into state treasuries and its political subdivisions in proportion in which they contributed to the old age assistance recovered - provides for transfer of property if necessary - all old age assistance paid to any beneficiary shall become and constitute a lien until it is satisfied - such lien shall take priority over any other lien subsequently acquired or recorded except tax liens - effective on passage and publication.

Wyoming S. 80

Wright. Relates to vocational rehabilitation. Approved February 24. Chapter 107.

Authorizes State Board of Education to receive such gifts and donations as may be offered relating to vocational rehabilitation of persons disabled in industry - moneys received shall be deposited in State Treasury in a Special Fund for the Vocational Rehabilitation of Disabled Persons - Act effective from passage.

Labor Committee. Relates to Vocational Rehabilitation. Approved March 3. Chapter 145.

Appropriates out of funds in State Treasury \$16,000 (approved for \$15,000) or so much thereof as may be necessary to carry on the work of Vocational Rehabilitation - Act effective from passage.

Revenue Committee. Relates to public welfare. Approved February 24. Chapter 88.

> Provides for promotion of public welfare in juvenile, relief, welfare and social security measures - creates State Department of Public Welfare administered by state Board of Public Welfare - state board to consist of Governor, Secretary of State, State Auditor, State Treasurer, and State Superintendent of Public Instruction - State Board, for executive and administrative officer of State Department, shall select Director to serve at pleasure of and with salary fixed by State Board; shall be responsible for administration of this Act and for adoption of all policies, rules, regulations therefor - State Department shall administer all forms of public assistance including old age assistance, aid to dependent children, assistance to needy blind and otherwise handicapped; provide services to county governments including organization and supervision of county departments for effective administration of public welfare functions, etc; make rules and regulations as may be deemed necessary to carry out provisions of this act; cooperate with the Federal Government in welfare matters of mutual concern in conformity with this Act; administer

H. 95

H. 138

Wyoming, contd. H. 138, contd.

such additional welfare functions as are hereafter vested in it by law - creates county department of public welfare in each county administered by county board of public welfare of 5 members - county board shall appoint a county director of public welfare to act as executive and administrative officer - county department, under supervision of state department shall administer all general relief, old age assistance, aid to dependent children and aid to blind; and administer all county moneys available, now or hereafter, from state and Federal Governments county commissioners shall levy certain minimum taxes to provide county's share of assistance under this act all county moneys for welfare purposes of this act shall be deposited in county "General Welfare Fund", except moneys for welfare health, which shall be deposited in General Welfare Health Fund - applications for assistance of any kind shall be made to county department, which shall investigate, recommend and grant assistance, if application merits such under rules and regulations of state department; however grants of assistance to aged, to dependent children, and to blind, shall be made subject to and only upon approval by state department provides for recovery, in certain cases, from estate, if any, of deceased recipients - provides general relief from county department to any indigent person who has resided in county and state I year and has not been absent from same more than 1 year immediately preceding application - provides old-age assistance to any person who is citizen of or has resided in U.S. 15 years and has resided in state 5 of last 9 years, 1 year continuously immediately preceding application, has attained age of 65 years, has not sufficient income to provide a reasonable subsistence compatible with decency and health, is not an inmate of an institution, has not transferred property in order to qualify - amount of assistance to be determined by county department, with approval of state department, shall as nearly approximate \$30 per month as individual case circumstances shall warrant - provides aid to any dependent child who has resided in state for at least 1 year, or was born within state within 1 year immediately preceding application and whose mother has resided in state at least 1 year immediately preceding birth of such child, who is living in a suitable family home conforming to standards of care and health - amount of assistance to be determined by county department, with approval of state department, to provide such child with reasonable subsistence provides blind assistance to any blind person who has attained age of 17 years, has resided in state 5 of last 9 years, 1 year continuously immediately preceding application, is not receiving old age assistance, has not

Wyoming, contd. H. 138, contd. sufficient income to provide reasonable subsistence compatible with decency and health, has not transferred property in order to qualify - amount of assistance to be determined by county department, with approval of state department, but shall not exceed \$50 per month if applicant be head of a family, or \$30 per month if applicant be not head of a family - Short title: "Public Welfare Act of the State of Wyoming" - Effective 30 days after approval.

H. 143

Albany. To create a system of Unemployment Compensation. Approved February 25. Chapter 113.

Provides for unemployment compensation --- covers employers of one or more persons --- excludes (1) ranch labor; (2) domestic service in private home; (3) service on vessel on U. S. navigable waters; (4) service for member of immediate family; (5) service for other state or U. S.: (6) service for this State; (7) service for corporation, community chest, fund, or foundation organized and operated exclusively for religious, charitable, scientific, literary, or educational purposes, or for prevention of cruelty to children or animals; (8) services within jurisdiction of Federal unemployment compensation system unless brought within state system by appropriate action --- wages comprise remuneration, including bonuses, commission, and gratuities (gratuities received in ordinary course of employment treated as payable by employer), for work which exceeds \$3 in any one week---benefits payable twenty-four months after date when contributions first accrue---at rate of 60% of full-time weekly wage---with \$18.00 maximum and either \$7.00 or  $\frac{3}{4}$ of full-time weekly wages minimum, whichever is the lesser---waiting period 2 weeks---contributions accrue and become payable on and after January 1, 1937---employer to contribute 1.8% in 1937; 2.7% after 1937, except as otherwise prescribed based on benefit experience---establishes an unemployment compensation fund administered by Commission ---State Treasurer is custodian of fund subject to directions of Commission --- clearing, unemployment trust fund, and benefit accounts shall be maintained to facilitate handling of funds in cooperation with Social Security Board --- creates Unemployment Compensation Commission of Wyoming---consists of 3 members--chairman is Commissioner of Labor --- other 2 members appointed for term of 6 years by Governor ---Commission shall establish executive director and 2 coordinate divisions --- The Wyoming State Employment Service (present State service transferred to Commission) and Unemployment Compensation Division --- subject to control of Commission --- also Commission shall appoint State Advisory Council --- provides Commission shall cooperate fully with Social Security Board---

Wyoming, contd.
H. 143, contd.

creates unemployment compensation administrative fund with special "employment service account" for maintaining such service - excise tax .9% of wages payable by employers subject to this Act with respect to employment for year 1936. Effective on passage.

## INDEX

	·
Aid to Blind, see Blind,	Appropriations (Continued)
Aid to	Public Assistance (Continued)
	North Deltota H. 198
Aid to Dependent Children,	Ohio
see Children, Dependent,	Oregon
Aid to	Pennsylvania S. 879
	н, 1160
Alcoholic Beverages	South Dakota S. 248
Florida S. 951	Wisconsin S. 2
	Public Health Department .
Appropriations	Maine H. 1475
Alaska	H. 1932-1spl
Arizona S. 6-2 spl.	North Dakota S. 15
S. 3-3 spl.	Public Welfare Department
Blind	Florida S. 700
Pennsylvania S. 1429	Idaho
Charitable Institutions	Illinois S. 262
V.	
Pennsylvania S. 15	H <sub>•</sub> 566
Child Health	Н. 893
Colorado	Maine
Children	H. 1932-1spl
Oklahoma S. 56	Minnesota S. 1507
Children, Crippled	Rehabilitation (See also
Colorado	Vocational Rehabilitation)
Flood Relief	Pennsylvania H. 2259
New York	Relief
S. 1379	Colorado
Pennsylvania H. 557	Н• 465
Health	Delaware H. 113
Oklahoma H. 19-1spl.	Illinois H. 95-2 spl.
Home Relief	g 770
New York	g F07
Insane	Michigan • • • • • • • • • • • • • • • • • • •
Ohio	Minnesota H. 237
Pennsylvania H. 1152	
Miscellaneous	H. 91-1 spl. New Jersey S. 17
Illinois H. 898	New York
Mothers' Assistance	A. 2484
Pennsylvania S. 1430	North Dakota H. 1
Old Age Assistance	н. 199
Illinois H. 916	Ohio
Minnesota • • • • • • H• 90	H. 731-2 spl
New Hampshire S. 132	H. 758-2 spl
Ohio H. 1	Oklahoma S. 3-1 spl.
Pennsylvania S. 1431	S. 141
Public Assistance	Pennsylvania S. 33
Alabama H. 184-2spl	her - nem
Colorado H. 735	H. 832
Illinois H. 220	н. 1571
Michigan	н. 2162
New Jersey A. 60	H• 2436
North Carolina H. 1195	Rhode Island H. 509-1spl
Mor our our offilist u. 1739	H. 921
	Utah
	O 650T • • • • • • • • • • ±

12510 -- 246--

Appropriations (Continued)	Blind, Aid to (Continued)
Relief (Continued)	North Carolina S. 75
Wisconsin • • • • • S• 452	North Dakota S. 98
Social Security Commission	Oklahoma · · · · · · · · · · H. 431
Missouri · · · · · · · · · H. 520	Oregon H. 237
Unemployment Compensation	н. 386
Iova S. 2-1 spl.	н. 469
	Pennsylvania S. 883
S. 533	S. 1429
Vocational Education	South Carolina S. 4
Colorado H. 469	H. 267
Indiana H. 453	South Dakota H. 109
North Dakota S. 10	Tennessee H. 378
Works Progress Administration	H. 1779
Program	н. 1339
Iowa 530	· · · · · · · · · · · · · · · · · · ·
7. 2 1.2 1 /0 7	Texas H. 7
lind, Aid to (See also	H.J.R. 26
Appropriations, Blind)	Utah
Alabama H. 103-2 spl.	washington
Arizona H. 45	Wost Virginia H. 449
Arkansas H. 239	Wyoning
California	D7: 1 D
A. 4	Blindness, Prevention of
. A. 320	California S. 291
A. 1875	03 17 3 / 0
Colorado	Children (See also Appropriations,
. S. 249	Child Health, Children)
н. 223	Crippled, Delinquent and
H. 223 Connecticut	Neglected, Aid to
Delaware H. 132	Alabana S. 107-2spl.
Florida	California S. 390
Georgia H. 231	Connecticut H. 245
H. 532	Н• 660
Hawaii	H. 710
Idaho H. 170	н. 806
	Delaware S. 78
S. 193	Georgia H. 700
Iowa	Illinois H. 119
Kansas	н, 898
Maine	H.J.R. 53
Maryland S. 13-1 spl.	
Massachusetts H. 694	Maine H. 1511
Michigan S. 112	H. 1513
S. 117	H• 1514
Minnesota · · · · · · · · · · H. 1020	H• 1759
S. 66-1 spl.	Maryland S. 41
Missouri S. 208	H• 437
Montana • • • • • • •	Massachusetts H. 511
Nebraska • • • • • • B• 280	H• 1804
B. 377	Н. 1808
B. 378	H. 1842
New Hampshire H. 501	Michigan S. 114
New Mexico S. 44	H <sub>•</sub> 202
Yew York S. 1	H• 400
	Minnesota · · · · · · H• 225

Children (Continued)	Children (Continued)
Crippled, Delinquent and	Dependent, Aid to (Continued)
Neglected, Aid to H. 13-1 sg	ol. H. 478
	Florida S. 1111
Missouri,	
S. 204 Montana	Georgia H. 218
	Hawaii II. 286
Nebraska B. 415	Idaho
B. 450	Illinois H. 86
Nevada	Kansas
£, 73	Maine
New Hampshire E. 320	Maryland S. 37
New Jersey S, 95	S. 11-lspl.
A. 242	Michigan S. 112
New York S; 1	Minnesota, 906
S <sub>•</sub> 1024	Missouri
A. 365	Montana H. 226
A. 423	Nebraska B. 323
A. 1515	
North Carolina S. 214	, B• 380
S• 460	New Mexico S. 44
North Dakota S. 104	New York S. 1
Oklahoma S. 56	North Carolina S. 58
Oregon S. 281	S. 476
H. 83	S. 484
H. 444	H. 333
н. 470	н. 1195
H• 471	North Dakota S. 68
Pennsylvania S. 1430	Ohio H. 544
H. 1146	Oregon S. 319
Rhode Island S. 45	H. 447
Н. 558	H. 474
South Dakota S. 172	H• 475
Texas	Pennsylvania S. 883
H. 600	Rhode Island H. 51.0-1spl
Utah	South Carolina S. 4
Vermont S. 70	H. 267
н. 375	South Dakota S. 162
Virginia H. 12-1 sy	· · · · · · · · · · · · · · · · · · ·
Washington S. 153	Tennessee H. 377
S. 295	H. 1338
West Virginia H. 446	Texas
Wisconsin • • • • • S. 88	H.J.R. 26-A
d 148	Utah
Dependent, Aid to	Washington
Arizona	Wisconsin
Arkansas S.C.R. 6	Wyoming H. 138.
H. 239	silvouring • • • • • • interior.
California S. 1058	Civil Administration
A. 98	Illinois • • • • • • • • H 272
Connecticut H. 1587	TTTTTOTO THE CITY
Commecators 1907	

		<i>!</i>
	Coal, See Relief, Coal	Feeble-minded
	odal, bee heller, odal	California S. 312
	Confederate Pensions (See also	Nevada
	Veterans! Pensions	
	Alabama H. 109-2 spl.	Flood
	Florida	Control
	s. 401	Connecticut H. 1659
		Illinois S. 63
	Deaf, See Handicapped	New York S. 214
	2001, 200 Wallet Support	S. 1379
	Deceased	Oklahoma H.C.R. 19
		Pennsylvania H. 557
	Claim against estate of	Relief (See also Appropriations,
	Indiana	Flood Relief)
	Liability of executor for	
	expenses incurred	Illinois
	Massachusetts H. 58	Indiana
	Payment of pension	New York
	provided	Ohio
	Florida H. 80	н. 121
		н. 135
	Departments of Public Welfare,	Tennessee S.J.R. 10
	See Public Welfare Agencies	H.J.R. 6
		H.J.R. 7
	Drought Relief, See Relief,	
	Drought	Government Reorganization
		Tennessee H. 275
	Education	
4.4	Connecticut H. 1572	Handicapped Persons (See also
	New Jersey	Feeblo-minded)
N-	Pennsylvania H. 1125	California A.C.R. 13
	н. 1146	A.C.R. 41
	Vocational	Colorado H. 230
	Colorado	Maine H. 1871
	н. 476	Michigan S. 117
	н 988	Minnesota
	Illinois H. 898	Missouri
-	Indiana H. 453 North Dakota S. 10	Montana
	Oregon	Nebraska B. 280
	Pennsylvania S. 885	New Jersey
	H. 1559	A. 242
	Texas	New York
	Washington S. 96	S. 2027
	acaming out	Ohio
	Educational Institutions ( See	Pennsylvania
	· · · · · · · · · · · · · · · · · · ·	I chinay i vanita
	also, Public Works, Educational Institutions)	Health, See Public Health Boards;
	· ·	Medical Care; Appropriations,
	Arizona H. 1-1 spl.	
	S. 52	Health
	The Tarana A A A A A A A A A A A A A A A A A A	Hagnitalization See Medical Cone
	Employment Agencies	Hospitalization, See Medical Care
	California A. 2502	II
	Maryland	Hospitals, See Medical Care
,	Mississippi S. 2-2 spl.	** •
(	Pennsylvania S. 672	Housing
1	Texas	Connecticut S. 11-1 sp
	Virginia S. 24-1 spl.	

ousing (Continued)  Georgia	241 242 408 409 410 398 9-4 spl. 114 260 261	Medical Care (Conti Arkansas		S. 445 S. 252 H. 365 H. 347 H. 59 S. 116 S. 90 B. 5 S. 139 H. 11 H. 1032
		, .		,
nsane (See also Appropriations, Insane) North Dakota	4	Merit System Kentucky		H. 21-4 spl.
		Mortgage Liens		
Ohi		Ohio		н. 256
Pennsylvania H. I		51110		
	1	Mothers! Assistance	(See also	)
nstitutions		Appropriations,	Mothers!	
O - ma 1		Assistance)		•
Nevada S. 6	5	Georgia		S. 98
Ohio H. 9				
State		Motor Vehicles		
Charitable		Delaware		16
Indiana S. I				
Tennessee H. 6	608	Municipal Financing	5	
Children's		Arizona		
Oregon	281			S. 55
Denominational	_			S. 59
Pennsylvania S. B	15	Connecticut		
Educational		Illinois		
Arizona H.				H. 86-2 spl. H. 87-2 spl.
S. (				H. 88-2 spl.
Oregon H.	+54			H. 92-2 spl.
Tuberculosis Sanitarium Illinois S. :	252	Kansas	· ·	S. 410
Vermont		Massachusetts		
vermone	.1 1.0	New Jersey		
and		1.0% 001 209		S. 190
Classification Project		North Dakota		
Arizona H.	6-2 spl.	Oklahoma		
Improvement	1			
Colorado H.	676	Old-Age Assistance	(See also	
		Appropriations,		
edical Care (See also Public		Amendments		
Health Boards; Appropriations,		Constitutional		
Health)		Missouri		
Arizona S.				2 & 3
Н.М	. 2-3 spl	•		

				67.2		a \
01.1			,	OTq	-Age Assistance (Continue	(0)
	Age Assistance(Co		)	C	reating System of (Conti	
Am	mendments (Continu				Hawaii	
	Constitutional (C	Continue	d.)		Idaho	
	Nevada		. S.	29	Iowa	. н. 496
	South Carolina		. S.	4	Kansas	
	D: T				Maine	
	Alabama		. 5	80-2 snl		H. 1903-1 spl.
	Arizona				Michigan	
	Arkansas				Missouri	
	California				Montana	
	_		•	524	Nevada	
	Connecticut .			and a	New Hampshire	
			S.	555	New Mexico	• S. 44
			S.	1025	North Carolina	. S. 58
			s.	1248	North Dakota	
				1252	Pennsylvania	
				730	South Carolina	
	Delaware				South Dakota	
			•			
	Illinois				Tennessee	
	Iowa				Texas	
	Maryland				Utah	
	Massachusetts		, H.		Wyoming	
					unds (See also Taxation,	01d-
	Minnesota		. S.	27	Age Assistance)	
			S.	33	Alaska	. S. 11-1 spl.
			s.	59	Connecticut	
		•	н.	94	Illinois	. S. 502
,	Nebraska					н. 713
	New York					
gr =	North Carolina				Iowa	
					Maryland	
	North Dakota .				maryranc · · · · ·	н. 641
	Ohio				36.	
	Oklahoma				Minnesota	
				491		S. 1275
	Oregon					н. 90
				415		н. 541
	Pennsylvania .					н. 1383
	Tennessee		. H.	561		H. 90-1 spl.
			н.	1337		H. 232-1 spl.
			S.	15-2 spl.	Montana	. н. 153
	Texas				Nebraska	
				.C.R.27-1 spl.		B. 378
	Vermont			-	Nevada	
	Washington				TO VELLER TO THE PROPERTY OF T	A. 231
	Wisconsin				New Hampshire	
0 ~			• P.	TO-T PDT.	Mew riginflatilie	
UY	eating System of			C 3 3	Non-the Con-Time	H. 497
	Alaska				North Carolina	
	Arizona					н. 1195
	Arkansas				Ohio	
	California		. S.	. 391	Pennsylvania	
			Α.	. 1	Rhode Island	. Н. 768
	Colorado		. н.	1064	South Dakota	
	Florida				Texas	
(	Georgia					H. 37-3 spl.
1-1			- 14			S. 41.5
					Utah	
					O O COLL	. D. IN

Old-Age Assistance(Continued) Memorials to Congress	Public Welfare Agencies (Continued) County
Massachusetts H. 603 Mississippi H.C.Res 10-	Arkansas , , , , , . H. 33 H. 487
2 spl.	Florida
Montana H.J.M. 2	н. 1993
Oklahoma H. Res. 24	Georgia H. 704
Washington H.J.M. 3	Illinois H. 958
Repeals Prior Laws	Indiana
Alabama S. 81-2 spl.	Kansas H. 557
Tax See Taxation, Old-Age Assistance	Michigan S. 112
	Minnesota
Paupers, Commitment of	Montana
Connecticut H. 1049	New Mexico S. 44
	New York A. 2010
Pensions, Confederate, See	North Carolina H. 1137
Confederate Pensions	H. 1188
	Pennsylvania S. 876
Pensions, Old-Age, See Old-	South Carolina H. 267
Age Assistance	Tennessee H. 1330
0	Utah S. 129
Pensions, Payments on Death	Wyoming H. 138
Florida H. 80	State & Territory
	Alaska S. 2-1 spl.
Pensions, Retirement, See	Arizona
Retirement Systems	Arkansas H. 239
1	California S. 389
Lanning Boards	A. 1879
South Dakota H. 224	A. 1935
	Connecticut S. 234
Prevailing Wage, See Public	H. 46
Works, Wage	н. 334
	н. 1450
Projects, See Work Relief	н. 1718
	н. 1719
ublic Health Boards	Florida S. 1111
Illinois H. 217	Georgia S. 61
H. 218	Hawaii H. 286
Nevada	Idaho H. 170
New Mexico S. 70	H. 437
North Carolina H. 102	Iowa
North Dakota S. 15	Kansas H. 557
Oregon S. 264	Michigan S. 111
South Dakota S. 91	Missouri S. 125
	Montana H. 226
Public Welfare Agencies (See also	Nebraska B. 425
Appropriations, Public Welfare	Nevada
Departments; Relief, State	New Hampshire H. 501
Boards)	New Mexico S. 44
City	New York S. 1
Connecticut H. 1681	S. 1938
North Carolina H. 1137	North Carolina S. 58
	н. 1137

:	Public Welfare Agencies(Con	ntinued)	Relief	
	State & Merritory (Continu		Alaska S. 4-1 spl.	
	Chio	-		
1			Applications Massachusetts H. 1768	
(	Pennsylvania		Massacrusetts	
	<u>_</u>	S. 883	Oklahoma H.Res. 14	
	Rhode Island	H. 510-1 spl.	Appropriations, See	
	South Carolina	н. 267	Appropriations, Relief	
	South Dakota	S. 71	Cities and Towns	
	Tennessee		Illinois H. 99-2 spl.	
	Texas		City Liability for	
	Utah		Wisconsin 499	
			· ·	
	Virginia		Coal	
		H. 12-1 spl.	Tennessee S. 231	
	Washington	S. 149	Counties	
		S. 150	Mississippi H. 19-1 spl.	
	Wyoming	H. 138	Montana H. 415	
			Nebraska B. 143	
	Public Works		B. 183	
	Appropriations		New Jersey	
		TT 40		
1	Arizona	н. 40	New York	
	Educational Institutions		North Carolina H. 522	
(	Arizona	H. 1-1 spl.	Ohio	
	Financing		S.361	
	Arizona	S. 60	H.731-2 spl.	
	California		H.758-2 spl.	
	Illinois		Oregon	
	TITIIOIS			
		н. 58	County Officers, Claims	
		н. 324	Idaho S. 173	
(		H. 701	Definitions	
1	Kansas	S. 88	West Virginia H. 445	
		S. 410	Drought	
	•	H. 433	Minnesota S. 9-2 spl.	
	Massachusetts		H. 10-2 spl.	
		H. 1879	North Dakota H. 353	
	Mamariala ta Canaraga		Wisconsin S.J.R. 31	
	Memorials to Congress	TT 3:1 7 7 7		
	Arizona		False Statements	
6	Minnesota		Oregon H. 236	
~		H. 1438	Funds	
	Mississippi	H. 23-2 spl.	Colorado H. 1110	
	New Hampshire	H. 18	Florida H. 1864	
	North Carolina		Idaho H. 60	
	Oregon		Illinois H. 81-2 spl.	
	Pennsylvania		H. 85-2 spl.	
	•		H. 86-2 spl.	
	Rhode Island	п. 507-т sbт.	· · · · · · · · · · · · · · · · · · ·	
	State Institutions		H. 87-2 spl.	
	Connecticut		H. 88-2 spl.	
	Illinois	H. 902	H. 92-2 spl.	
	Texas	H. 650	H. 95-2 spl.	
	Wage		H. 96-2 spl.	
	Minimum		H. 97-2 spl.	
		H 1075	H. 98-2 spl.	
		н. 1035	-	
	Prevailing	G 07.5	H. 100-2 spl.	1
	Connecticut		S. 271	
1	Washington	H.J.M. 18	S. 379	
1			S. 489	
			S. 501	
			S. 101	
			H. 364 H. 505	

Relief(Continued)	Relief (Continued)
Funds (Continued)	Housing
Kansas	Payment on Interest on
н. 33	3 Mortgages
H. 43	3 Wisconsin S. 184
н. 59	·
Maryland	2 Ohio H. 511
Massachusetts H. 24	
н. 15	
Minnesota H. 19	
н. 23	
H. 11	
H. 12	
H. 15	
	-l spl West Virginia S.C.R. 19
Nebraska B. 49	
New Hampshire H. 49	
New Jersey S. 17	Massachusetts H. 1076
S. 19	
New York S. 44 S. 73	
s. 14	
S. 19	_
S. 19	
A. 15	
A. 24	
North Dakota H. 1	Settlement Law
H. 19	
H. 35	
Ohio	
S. 34	
S. 36	1 H. 1758
S.Res	. 61 Massachusetts H. 1614
н. 69	6 Minnesota S. 54
н. 73	1-2 spl. S. 86
H. 75	8-2 spl. New York S. 210
Oklahoma S. 3-	
s. 14	
S. 14	
Pennsylvania S. 33	
H. 17	
Н. 83	
H. 11	
н. 15	
· H. 21	
H. 24	2.2
Rhode Island H. 50	
H. 92 South Dakota S. 16	and the second s
H. 67	
Utah S. 4	Wisconsin
West Virginia H. 44	
H. 44	
H. 45	
Wisconsin S. 45	
,	1 spl.

	1						
	Relief (Continued)		Taxation (Continued)				
	Transportation		Admission Taxes				
	Qolorado	H 257	Texas			H	377
	Delaware	H. 201	Alcoholic Beverages		•		011
	Interstate	H 250	Florida			S	951
	New York		Maine				
	Mew TOLK	A. 710				•	
	Watanana (Sas alsa Watan		Oregon				
	Veterans (See also Veter Pensions)	ans		• •		• п•	07
	•	II 7.007	Delinquent Taxes			TI	606 7 227
	Connecticut		Ohio		•	. n.	OSOMI SDI
	Massachusetts	H. 1057	Estate Tax			~	707
			Utah	• •	•	. 5.	121
	Retirement Systems		Inheritance Tax			_	405
	City		Nebraska	• •	•	. в.	495
	Alabama	H. 131-2 spl.	Luxuries			51.78	
	State		Arizona	• •	•	. н.	10-1 spl.
	Illinois		Old-Age Assistance				
	Maine		Iowa				
	Tennessee	S. 117	Maine				
			Minnesota				
	Rural Credit Board		•				232-1 spl.
	South Dakota	н. 250	Montana		•	. Н.	153
			Omnibus				
	Sick Persons, See Medical	Care	Texas				
						S.	415
	Social Security		Wisconsin			. S.	2
	Amendments to Constituti	on	Pol1				
	Georgia	.H. R. 2	Rhode Island			Н.	528
	0 1 1	H. R. 64	Privilege				
	Florida		Maryland			Н.	641
	Funds Received by State						1-1 spl.
	Minesota	H. 48	Relief				_
	Memorials to Congress		Poor				
	California		Illinois			. S.	271
-2		S.J.M. 7		• •	•		101
	Minnesota	S. 770 S.C.R. 4	Kansas				
		H. R. 105	Maryland				
	Montana		Minnesota				
	Wisconsin		MILITIO DO VOL	• •	•		1208
	Oregon						1525
	oregon	II.O.II. OI	Wisconsin				
	Social Committee Demontment	<b>~</b>	Sales	• •	• •	, 5,	T T SDT.
	Social Security Department		Illinois			H	972 cml
	See Public Welfare Agenc	Les	TITITIOIS • • • •	• •	•		563
	G 7 W - 7 C		77				
	Social Welfare Departments		Kansas				
	See Public Welfare Agenc	ies	Ohio			, л.	080
	m •		Tuberculosis Sanitar			~	252
	Taxation		Illinois		•	. S.	202
	Abatement	77 7 67 6	Utility			**	04.0
	Florida		Illinois	• •	• •		
١.	Illinois	H. 1001	37 77				246
			New York	• •	• •		1989 19 <b>9</b> 0
						J.	1990

Townsend Pla			Unemployment Compensation	a (Conti	inued)
	to Congress		Amendments (Continued)	,	
Montana		H.J.M. 2	Prior Laws (Continue		
			Pennsylvania		, 190
Transient Re	lief See Relief	,	Rhode Island	H	775
Transient			South Dakota	н.	203
			Texas		586
Unemployment	Compensation		Utah		207
Administra	-		Vermont		6
	ania	H 2-2 anl.	V 02 m0220		382
	kota		West Virginia		
	tive Expenses	D. 110	Wisconsin		
	_	ປ າ າ ແກ່		• • 5	J.T.E. I
	ginia	u. and shr.	Appropriations	~	ר ביים
Amendments			Iowa		
Prior La			*** . TF * * *		. 533
Alabam	a		West Virginia	• • H	. 2-S SDI.
		H. 373-2 spl.	Creating System of		
	a		Arizona		
	do		Arkansas		. 331
Connec	ticut	H. 351	Colorado		
		H. 1709	Connecticut		
		H. 1712	Delaware	S	79
Idaho		S. 59	Florida	S	. 1009
		S. 188	Georgia	H.	. 185
		s. 202	Illinois		436
		H. 446	Kansas		542
		H. 454	Kentucky		1-4 spl.
Indian	a		Maine		1883-1spl
			Maryland		1-2 spl
TOWER		S. 191	Michigan		l-1 spl
		S. 447	Minnesota		
Maino					36 Spr
	# • • • • • • •		Montana		
Maryra	nd				. 189
		S. 294	Nebraska		93
		H. 11-1 spl.	Nevada		
	husetts		New Jersey		. 1-1 spl.
	an		New Mexico		l-l spl.
Minnes	ota		North Carolina		1-1 spl.
		S. 1320	North Dakota		. 62
		S. 1513	Ohio		. 608-l spl.
		н. 965	Oklahoma		. l-1 spl.
Missis	sippi,	H. 10-1 spl.	Pennsylvania		. 1-2 spl.
New Ha	mpshire	S. 133	South Dakota		. l-l spl.
New Me	xico	H. 146	Tennessee	H	. 1-2 spl.
New Yo	rk	s. 1046	Texas	S	. 5-3 spl.
		S. 1947	Vermont	Н	. 1-2 spl.
North	Carolina		Virginia		. l-l spl.
		н. 839	Washington		. 113
		H. 1079	West Virginia		1-2 spl.
Ohio -			Wyoming		143
		s. 169			
Oregon			Veterans Pensions		
7 25011		S. 345	North Carolina		. 82
		O# 010	Tennessee		379

Veterans' Relief, See Relief, Veterans  Vocational Education, See Education, Vocational	Youth Program Maryland	н. 1212
Vocational Rehabilitation  California S. 83  Connecticut H. 1511  Illinois H. 398  Kansas S. 521  Oklahoma S. 62  Pennsylvania H. 2259  Verment H. 120  Wyoming S. 80  H. 95		
Welfare and Institutions Code California S. 389		
Widows' Aid, See Children, Mothers' Assistance		
Work Relief       California       S.J.R. 4         A.J.R. 26       Delaware       H. 531         Minnesota       H. 1695         Montana       H. 154         North Carolina       H. 1281         Oklahoma       S. 141         Pennsylvania       H. 1566         H. 1571       H. 2162         H. 2436       Rhode Island         Vermont       H. 65         H. 248       Washington         Washington       S.J.M. 1         H.J.M. 4		
Workmen's Compensation Oklahoma		
Works Progress Administration Appropriation Iowa		

